# In the Supreme Court of Iowa

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In the Matter of Revisions to Trial Scheduling and Discovery Plan Forms in Chapter 23 of the Iowa Court Rules

Order

SEP 25 2015

**CIERK SUPREME COURT** 

The Iowa Supreme Court approves amendments to the Trial Scheduling and Discovery Plan Forms 2 and 3 contained in the Iowa Court Rules, Chapter 23, Time Standards for Case Processing. These forms are used in conjunction with the recent discovery rule amendments and the new expedited civil action rule in the Iowa Rules of Civil Procedure. The amendments will assist attorneys and clerks of court in using the forms to set pretrial deadlines for discovery matters.

The amendments reflect the practice of judicial districts that do not provide precise trial dates until after parties have held their discovery conference. The amended forms will allow parties who are unable to provide a specific month, day, and year for a deadline to fill in a blank text field for pretrial and discovery time frames to which they have agreed. Each form also now includes an "Other" final paragraph text box for parties to set forth any additional agreements they have reached for trial scheduling and discovery matters.

The amended forms are provided with this order, with amendments highlighted in yellow. The amended forms are temporarily adopted, effective immediately, and will be available for use on the Iowa Judicial Branch website. The amended forms will permanently take effect November 25, 2015, subject to Legislative Council approval consistent with the provisions of Iowa Code section 602.4202. Dated this 25th day of September, 2015.

By\_

The Supreme Court of Iowa

Mul G. Cody

Mark S. Cady, Chief Justice

# Rule 23.5—Form 2: Trial Scheduling and Discovery Plan

Do not file this form in an Expedited Civil Action case, instead use Form 3.

- This form is to be filed within 7 days after the parties' discovery conference and before the trial-setting conference with the court.
- The parties should complete the entire form except as otherwise indicated.

	In the Iowa District Court fo	or County
		No
		Trial Scheduling and Discovery Plan
Pla	intiff(s) / Petitioner(s)	Use of this form is mandatory
Full	name: first, middle, last	Date Petition filed <sup>.</sup> / /
		Date Petition filed: / / / / / / / / / / / / / / / / / / /
VS.		Case type: Law Equity Other
	;	□ PCR □ Judicial Review Trial type: □ Jury □ Nonjury
		Expected trial length: days
De	fendant(s) / Respondent(s).	The amount in controversy
Full	name: first, middle, last	exceeds \$10,000. 🗍 Yes 🗌 No
	fendant(s) / Respondent(s)	
De It i:	fendant(s) / Respondent(s) s ordered: Trial Note to parties: Unless you have obtained a	trial date from court administration, leave this date blani
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	s ordered: Trial Note to parties: Unless you have obtained a the court will enter the date after the trial-setting co	nference.
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# 4. Transcripts and records

All required agency records or prior criminal transcripts will be filed within 30 days of the date of

	this Pla	n or by $l_{mm} / l_{dd} / l_{vvvv}$ .
5.	Pleadi	ngs List the time period or date pleadings will be closed.
	Pleadir	gs will be closed 60 days before trial or by
6.	Initial	disclosures Check all that apply
	A. 🗌	The parties have exchanged initial disclosures.
	В. 🗌	The parties will provide initial disclosures no later than
	C. 🗌	The parties have stipulated that the following will not be included in initial disclosures: <i>List items not included</i>
	D. 🗌	The parties have stipulated not to provide any initial disclosures.
	E. 🗌	The following party objects to providing initial disclosures on the following grounds: Identify the party and state all applicable grounds
7.	All writt	<b>very</b> rties have held a discovery conference as required by Iowa Rule of Civil Procedure 1.507. en discovery will be served no later than 90 days before trial. All depositions will be ted no later than 60 days before trial. Or, all discovery will be completed by
	oompie	
	Check a	Il that apply
	A.	No discovery of electronically stored information is expected in this case.
	B.	The parties have conferred about discovery of electronically stored information and reached agreement as set out in Attachment
	C. 🗌	The parties have conferred about discovery of electronically stored information and have been unable to reach an agreement. <i>Note to parties: If box</i> C <i>is checked, leave the following information blank unless the parties have obtained a hearing date, time, and location from court administration.</i>
		A hearing is set for $1 \\ mm \\ dd \\ dd \\ yyyy \\ rat: Time \\ p.m.$
		at the County Courthouse, courtroom, or, or
		at the following location:
	D. 🗌	The parties have agreed to a discovery plan, and their agreement is set forth in Attachment
	E. 🗌	The parties have agreed to deviate from the limits on discovery otherwise applicable to this action, and their agreement is set forth in Attachment
	F. 🗌	The parties have agreed to conduct discovery in phases, and their agreement is set forth in Attachment

- G. The parties have reached an agreement under Iowa Rule of Evidence 5.502 as set forth in Attachment \_\_\_\_.
- H. The parties have reached an agreement under Iowa Rule of Civil Procedure 1.504 as set forth in Attachment \_\_\_\_.
- I. The parties have conferred about a discovery plan and have been unable to reach agreement on the issues set forth in Attachment \_\_\_\_\_. Note to parties: If box I is checked, leave the following information blank unless the parties have obtained a hearing date, time, and location from court administration.

A hearing is set fo	or	1	1	, at:	12 1	 □ p.m.	
	mm	dd	уууу	Time			
at the			County Cour	thouse, cour	troom		, or
County			-		C c	ourtroom number	

at the following location:

### 8. Expert witnesses

- A. A party who intends to call an expert witness, including rebuttal expert witnesses, shall certify to the court and all other parties the expert's name, subject matter of expertise, and qualifications, within the following time period, unless the Iowa Code requires an earlier designation date (*see*, *e.g.*, Iowa Code section 668.11):
  - (1) Plaintiff: 210 days before trial or by
  - (2) Defendant/Third Party Plaintiff: 150 days before trial or by
  - (3) Third Party Defendant/Others/Rebuttal: 90 days before trial or by
- B. Any disclosures required by Iowa Rule of Civil Procedure 1.500(2)(*b*) will be provided: *Check each that applies* 
  - (1) At the same time the expert is certified.
  - (2) According to the following schedule:
    - a. Plaintiff:\_\_\_\_ days before trial or by \_\_\_\_\_
    - b. Defendant/Third Party Plaintiff: \_\_\_\_ days before trial or by \_\_\_\_\_
    - c. Third Party Defendant/Others/Rebuttal: \_\_\_\_ days before trial or by
- C. This section does not apply to court-appointed experts.

The deadlines listed in paragraphs 5, 6, 7, and 8 may be amended, without further leave of court, by filing a Stipulated Amendment to this Plan listing the dates agreed upon and signed by all attorneys and self-represented litigants. Such Stipulated Amendment may not override any requirement of the Iowa Court Rules and cannot serve as a basis for a continuance of the trial date or affect the date for pretrial submissions.

#### 9. Pretrial submissions

At least **14 or** \_\_\_\_\_ (the parties may enter another number but not less than **7**) **days before trial**, counsel for the parties and self-represented litigants must:

A. File a witness and exhibit list with the clerk of court, serve a copy on opposing counsel and self-represented litigants, and exchange exhibits. In electronic cases, witness and exhibit lists must be electronically filed, and the EDMS system will serve copies on all registered parties. Exhibits must be electronically submitted in lieu of exchanging them. These disclosures must

include the following information about the evidence that the disclosing party may present at trial other than solely for impeachment:

- (1) The name and, if not previously provided, the address, telephone numbers, and electronic mail address of each witness, separately identifying those the party expects to present and those the party may call if the need arises.
- (2) The page and line designation of those witnesses whose testimony the party expects to present by deposition and, if not taken stenographically, a transcript of the pertinent parts of the deposition.
- (3) An identification of each document or other exhibit, including summaries of other evidence, separately identifying those items the party expects to offer and those it may offer if the need arises. The following rules govern exhibits and exhibit lists:
  - a. Plaintiff will use numbers and Defendant will use letters. Pretrial exhibit lists will identify each exhibit by letter or number and description. Exhibits must be marked before trial.
  - b. Immediately before commencement of trial, the court must be provided with a bench copy, and the court reporter with a second copy, of the final exhibit list for use in recording the admission of evidence.
  - c. In nonjury cases, immediately before commencement of trial, parties must provide the court with a bench copy of all exhibits identified on the exhibit lists.
  - d. Within 7 days after the filing of an exhibit list, or within 4 days if the deadline for filing of the list is less than 10 days before trial, counsel and self-represented litigants must file with the clerk of court, and serve on each party, any identification, authentication, and foundation objections to the exhibits listed; otherwise such objections are deemed **waived** for trial purposes. In electronic cases, any identification, authentication, and foundation objections will be electronically filed, and the EDMS system will serve copies on all registered parties. Electronic filing of these objections must be done within 7 days of the filing of an exhibit list, or within 4 days if the deadline for filing of the list is less than 10 days before trial; otherwise, such objections are deemed **waived** for trial purposes.
- B. File and serve motions in limine, with supporting legal authority.
- C. File and serve **all proposed jury instructions** in a form to be presented to the jury, including a statement of the case, the stock jury instruction numbers, and verdict forms. The court must be provided the instructions in written form and electronically.
- D. Deliver to the judge and serve a concise **trial brief** addressing factual, legal, and evidentiary issues, with citation to legal authorities.

#### 10. Motions

All motions including motions for summary judgment and except motions in limine, must be filed with the clerk of court's office or electronically filed at <a href="https://www.iowacourts.state.ia.us/EFile/">https://www.iowacourts.state.ia.us/EFile/</a> at least 60 days before trial, with copies to the assigned judge.

**11.** Settlement conference *Note to parties: If* A *or* B *is checked, leave any date blank; the court will enter the settlement conference date, by order, after the trial-setting conference.* 

А.	A settlement conference will be held on, 20, at	p.m.
	at the County Courthouse.	
	All parties with authority to settle must be present.	a.m.
В.	A settlement conference will be held on $\frac{1}{Month}$ , $\frac{1}{Day}$ , $20$ , $\frac{1}{Year}$ , at $\frac{1}{Time}$	p.m.
	at the following location	

All parties with authority to settle must be present.

C. C. A settlement conference will occur at a date, time, and location arranged by the parties.

All parties with authority to settle must be present.

D. A settlement conference will be held upon request.

The parties are encouraged to consider alternative dispute resolution including private mediation or arbitration.

# 12. Settlements

The parties are responsible for immediately notifying the court administrator of settlement.

#### 13. Late settlement fees

Late settlement fees under Iowa Rule of Civil Procedure 1.909 are applicable.

#### 14. Continuances

Continuances are discouraged and will only be granted for good cause. Motions to continue are governed by Iowa Rule of Civil Procedure 1.910. In the event the trial date is continued, all time deadlines in this Plan and any Stipulated Amendments remain in effect relative to the new trial date unless the court approves new deadlines.

# 15. Notice

Failure to comply with any of the provisions of this Plan or Stipulated Amendments to this Plan may result in the court imposing sanctions pursuant to Iowa Rule of Civil Procedure 1.602(5), including limitation and exclusion of evidence and witnesses and payment of costs or attorney fees. The court will resolve disputes regarding oral agreements on scheduling by reference to this Plan or any Stipulated Amendments to this Plan.

**16**. **Other** List additional agreements of the parties for the Trial Scheduling and Discovery Plan

At least one signature to the Trial Scheduling and Discovery Plan is required. The signer certifies that all listed parties have joined in this Trial Scheduling and Discovery Plan, subject to any objections noted.

I certify that all parties and attorneys to this action have agreed to this Trial Scheduling and Discovery Plan and have been served with a copy.

Signed:	Month	Day	_, 20 Year	_ /s Party's or attorn	ney's signature	
Printed nam	е			Attorney's law f	îrm, if applicable	
Mailing add	ress			- City	State	ZIP code
( Phone numb	_) er		Email a	ddress	 Additional email add	dress, if available

Original filed with the clerk of court or electronically filed at https://www.iowacourts.state.ia.us/EFile/.

Copies to: counsel of record, self-represented litigants, and court administration.

For questions regarding documents filed with the court in this case, please see www.judicial.state.ia.us/Online\_Court\_Services/Online\_Docket\_Record/ or call the clerk of court.

# Rule 23.5—Form 3: Trial Scheduling and Discovery Plan for Expedited Civil Action

Use of this form is mandatory in Expedited Civil Actions under Iowa Rule of Civil Procedure 1.281.

- This form is to be filed within 7 days after the parties' discovery conference and before the trial-setting conference with the court.
- The parties should complete the entire form except as otherwise indicated.

		for County
Full / vs. Def Full /	intiff(s) / Petitioner(s) name: first, middle, last endant(s) / Respondent(s). name: first, middle, last	No         Trial Scheduling and Discovery Plan for Expedited Civil Action         Date Petition filed: /
Pla	intiff(s) / Petitioner(s)	
Def	endant(s) / Respondent(s)	
1.	<b>Trial</b> Note to parties: Unless you have obtained court will enter the date after the trial-setting confe	a date from court administration, leave this date blank; the prence.
 1.		erence.
 1.	court will enter the date after the trial-setting confe	erence. $\Box$ a.m. <u>a.m.</u> <u>a.m.</u> <u>a.m.</u> <u>p.m.</u> <u>rime</u>
1. 2.	court will enter the date after the trial-setting confermation $\overline{D}$ Trial of this case is set for $\underline{D}$ in the district court in the courthouse of the above <b>Pretrial conference</b> Check one. Note to part	prence. $\Box$ a.m. a.m. ay, 20 $\_$ , at $\_$ : $\_$ p.m. by e-named county. ies: If box A is checked, leave the date blank unless you t administration. If you do not have a pretrial conference
	court will enter the date after the trial-setting confermation $Trial of this case is set for  \frac{1}{Month} = \frac{1}{E} in the district court in the courthouse of the above obtained a pretrial conference date from court date and check box A, the court will enter the date,$	erence. $\Box$ a.m. $\Box_{ay}$ , 20 $\_$ , at $\_$ ; $\Box$ p.m. p.m. pove-named county. ies: If box A is checked, leave the date blank unless you t administration. If you do not have a pretrial conference by order, after the trial setting conference
	court will enter the date after the trial-setting confermation $Trial of this case is set for  \frac{1}{Month} = \frac{1}{E} in the district court in the courthouse of the above obtained a pretrial conference date from court date and check box A, the court will enter the date,$	erence. $\square$ a.m. $\square$ ay $20 \_$ , at $\_$ . $\square$ ay $20 \_$ , at $\_$ . $\square$ ay $P.m.$ $\square$ by </td
	court will enter the date after the trial-setting confermation of this case is set for $\frac{1}{Month}$ in the district court in the courthouse of the above obtained a pretrial conference date from courd date and check box A, the court will enter the date, A. $\square$ A pretrial conference will be held on $\frac{1}{Month}$	erence. $\square$ a.m. $\square$ ay $20 \square$ , at $\_$ $\square$ ay
	court will enter the date after the trial-setting confermation of this case is set for $\frac{1}{Month}$ $\overline{L}$ in the district court in the courthouse of the above <b>Pretrial conference</b> Check one. Note to part have obtained a pretrial conference date from courd date and check box A, the court will enter the date, A. $\Box$ A pretrial conference will be held on $\overline{M}$ . The conference may be held telephone.	a.m.         a.m.         bay       20         ay       at         bay       Time         bove-named county.         ies: If box A is checked, leave the date blank unless you         t administration. If you do not have a pretrial conference         by order, after the trial-setting conference.         a.m.         donth       Day         Year       20         toath       Time         ically with prior approval of the court.         a request.

#### 4. Pleadings *List the time period or date pleadings will be closed.*

Pleadings will be closed 60 days before trial or by

- 5. Initial disclosures. *Check all that apply* 
  - A. The parties have exchanged initial disclosures.
  - B. 
    The parties will provide initial disclosures no later than \_\_\_\_\_
  - C. The parties have stipulated that the following will not be included in initial disclosures: *List items not included*
  - D. The parties have stipulated not to provide any initial disclosures.
  - E. The following party objects to providing initial disclosures on the following grounds: *Identify the party and state all applicable grounds*

#### 6. Discovery

The parties have held a discovery conference as required by Iowa Rule of Civil Procedure 1.507.

All written discovery will be served no later than 90 days before trial. All depositions will be completed no later than 60 days before trial. Or, all discovery will be completed by

#### Check all that apply and attach any appropriate exhibits

- A. D No discovery of electronically stored information is expected in this case.
- B. The parties have conferred about discovery of electronically stored information and reached agreement as set out in Attachment \_\_\_\_.
- C. The parties have conferred about discovery of electronically stored information and have been unable to reach an agreement. *Note to parties: If box* C *is checked, leave the following information blank unless the parties have obtained a hearing date, time, and location from court administration.*

A hearing is set for	la Binancer	_1	_/,	at:	<u>.                                    </u>	
	mm	dd	УУУУ	Time	p.m.	
at the		Cou	nty Courtho	use, courtro		, or
County					Courtroom number	

- at the following location:
- D. D. The parties have agreed to a discovery plan, and their agreement is set forth in Attachment \_\_\_\_.
- E. The parties have agreed to deviate from the limits on discovery otherwise applicable to this action, and their agreement is set forth in Attachment \_\_\_\_.
- F. The parties have agreed to conduct discovery in phases, and their agreement is set forth in Attachment \_\_\_\_.
- G. The parties have reached an agreement under Iowa Rule of Evidence 5.502 as set forth in Attachment \_\_\_\_.
- H. The parties have reached an agreement under Iowa Rule of Civil Procedure 1.504 as set forth in Attachment \_\_\_\_.

I.	agreement on the issues set forth	t a discovery plan and have been unable to reach in Attachment <i>Note to parties: If box</i> I <i>is checked, leav</i> ess the parties have obtained a hearing date, time, and location a.m.			
	A hearing is set for $\[mm] \frac{l}{dd}$	/, at:: D.m. yyyy Time			
	at the $\frac{1}{County}$	County Courthouse, courtroom, or, or,	r		
	at the following location:				

### 7. Health care provider statement

Unless otherwise stipulated or ordered by the court, a copy of any completed Health Care Provider Statement in Lieu of Testimony, Iowa R. Civ. P. 1.281(4)(g)(3), must be served on all parties at least 150 days before trial. Any objection to the Health Care Provider Statement must be filed with the court, together with a copy of the statement, within 30 days after receipt of the statement.

### 8. Expert witnesses

A. A party who intends to call an expert witness, including rebuttal expert witnesses, must certify to the court and all other parties the expert's name, subject matter of expertise, and qualifications, within the following time period, unless the Iowa Code requires an earlier designation date (see, e.g., Iowa Code section 668.11):

(1)	Plaintiff: 210 days before trial or	by	

- (2) Defendant/Third Party Plaintiff: 150 days before trial or by
- (3) Third Party Defendant/Others/Rebuttal: 90 days before trial or by
- B. Any disclosures required by Iowa Rule of Civil Procedure 1.500(2)(*b*) will be provided: *Check each that applies* 
  - (1) At the same time the expert is certified.
  - (2) According to the following schedule:
    - a. Plaintiff: \_\_\_\_ days before trial or by
    - b. Defendant/Third Party Plaintiff: \_\_\_\_ days before trial or by \_\_\_\_\_
    - c. Third Party Defendant/Others/Rebuttal: \_\_\_\_ days before trial or by
- C. This section does not apply to court-appointed experts.

The deadlines listed in paragraphs 4, 5, 6, 7, and 8 may be amended, without further leave of court, by filing a Stipulated Amendment to this Plan listing the dates agreed upon and signed by all counsel and self-represented litigants. Such Stipulated Amendment may not override any requirement of the Iowa Court Rules and cannot serve as a basis for a continuance of the trial date or affect the date for pretrial submissions.

#### 9. Pretrial submissions

At least **14 or** \_\_\_\_ (the parties may enter another number but not less than **7**) **days before trial**, counsel for the parties and self-represented litigants must:

- A. File a witness and exhibit list with the clerk of court, serve a copy on opposing counsel and self-represented litigants, and exchange exhibits. In electronic cases, witness and exhibit lists must be electronically filed, and the EDMS system will serve copies on all registered parties. Exhibits must be electronically submitted in lieu of exchanging them. These disclosures must include the following information about the evidence that the disclosing party may present at trial other than solely for impeachment:
  - (1) The name and, if not previously provided, the address, telephone numbers, and electronic mail address of each witness, separately identifying those the party expects to present and those the party may call if the need arises.
  - (2) The page and line designation of those witnesses whose testimony the party expects to present by deposition and, if not taken stenographically, a transcript of the pertinent parts of the deposition.
  - (3) An identification of each document or other exhibit, including summaries of other evidence, separately identifying those items the party expects to offer and those it may offer if the need arises. The following rules govern exhibits and exhibit lists:
    - a. Plaintiff will use numbers and Defendant will use letters. Pretrial exhibit lists will identify each exhibit by letter or number and description. Exhibits must be marked before trial.
    - b. Immediately before commencement of trial, the court must be provided with a bench copy, and the court reporter with a second copy, of the final exhibit list for use in recording the admission of evidence.
    - c. In nonjury cases, immediately before commencement of trial, parties must provide the court with a bench copy of all exhibits identified on the exhibit lists.
    - d. Within 7 days after the filing of an exhibit list, or within 4 days if the deadline for filing of the list is less than 10 days before trial, counsel and self-represented litigants must file with the clerk of court, and serve on each party, any identification, authentication, and foundation objections to the exhibits listed; otherwise such objections are deemed **waived** for trial purposes. In electronic cases, any identification, authentication, and foundation objections must be electronically filed, and the EDMS system will serve copies on all registered parties. Electronic filing of these objections must be done within 7 days of the filing of an exhibit list, or within 4 days if the deadline for filing of the list is less than 10 days before trial; otherwise, such objections are deemed **waived** for trial purposes.
- B. File and serve motions in limine, with supporting legal authority.
- C. File and serve a complete set of **joint jury instructions and verdict forms**, in a form to be presented to the jury or judge, including a statement of the case and any stock jury instruction numbers. If there is any disagreement about an instruction or verdict form, each side must include its specific objections, supporting authority, and a proposed alternative instruction or verdict form for the court's approval. The court must be provided the instructions in written form and electronically.
- D. Deliver to the judge and serve a concise **trial brief** addressing factual, legal, and evidentiary issues, with citation to legal authorities.

# 10. Motions

All motions including motions for summary judgment and except motions in limine, must be filed with the clerk of court's office or electronically filed at <a href="https://www.iowacourts.state.ia.us/EFile/">https://www.iowacourts.state.ia.us/EFile/</a> at least 90 days before trial, with copies to the assigned judge.

# 11. Settlements

The parties are responsible for immediately notifying the court administrator of settlement.

## 12. Late settlement fees

Late settlement fees under Iowa Rule of Civil Procedure 1.909 are applicable.

#### 13. Continuances

Continuances are discouraged and will only be granted for good cause. Motions to continue are governed by Iowa Rule of Civil Procedure 1.910. In the event the trial date is continued, all time deadlines in this Plan and any Stipulated Amendments remain in effect relative to the new trial date unless the court approves new deadlines.

## 14. Notice

Failure to comply with any of the provisions of this Plan or Stipulated Amendments to this Plan may result in the court imposing sanctions pursuant to Iowa Rule of Civil Procedure 1.602(5), including limitation and exclusion of evidence and witnesses and payment of costs or attorney fees. The court will resolve disputes regarding oral agreements on scheduling by reference to this Plan or any Stipulated Amendments to this Plan.

### **15**. **Other** *List additional agreements of the parties for the Trial Scheduling and Discovery Plan*

At least one signature to the Trial Scheduling and Discovery Plan is required. The signer certifies that all listed parties have joined in this Trial Scheduling and Discovery Plan, subject to any objections noted.

I certify that all parties and attorneys to this action have agreed to this Trial Scheduling and Discovery Plan and have been served with a copy.

Signed:	Month	 Day	_, <b>20</b> <i>Year</i>	_ / <b>s</b> Party's or al	ttorney's signature	
Printed nam	e			Attorney's la	w firm, if applicable	
Mailing add	ress			City	State	ZIP code
( Phone numb	_) er		 Email a	ddress	Additional email ad	dress, if available

Original filed with the clerk of court or electronically filed at https://www.iowacourts.state.ia.us/EFile/.

Copies to: counsel of record, self-represented litigants, and court administration.

For questions regarding documents filed with the court in this case, please see www.judicial.state.ia.us/Online\_Court\_Services/Online\_Docket\_Record/ or call the clerk of court.