

LR6-Form 701. Request for setting.

STATE OF NEW MEXICO
COUNTY OF _____
SIXTH JUDICIAL DISTRICT COURT

_____,
[Plaintiff] [Petitioner],

No. _____

v.

_____,
[Defendant] [Respondent].

REQUEST FOR SETTING

Type of case: _____ Non-jury _____ Jury _____

Judge assigned to case:

Any hearing presently set in this matter:

Specific matters to be heard:

Time requested for hearing:

By requesting trial on the merits, the undersigned attorney or pro se party certifies the cases is ready for trial. A party who disagrees that the case is ready for trial on the merits shall, within ten (10) days from service of this request for setting, file a response setting forth why it is not ready for trial on the merits and when it will be. Rule 1-040 NMRA.)

(Provide names and addresses of pro se parties who need to be notified - attach a list if necessary.)

I hereby certify that I have caused a copy of the foregoing to be [mailed] [delivered] [faxed] to opposing [counsel] [parties pro se] this _____ day of _____, 2_____.

Requested by:

NOTICE OF HEARING

The Honorable _____ will hear the above matter in the _____ County courthouse on _____ the _____ day of _____, _____ at _____] (a.m.) (p.m.). _____ time is allotted for the hearing.

Notice [mailed] [delivered] [faxed] on _____ day of _____, _____.

Administrative assistant to the judge

The District Court complies with the Americans with Disabilities Act. Counsel or pro se persons must notify the clerk of the court of the nature of any disability at least five (5) days before any hearing, so appropriate accommodations can be made. The same requirements apply if an interpreter is required.

[Adopted, effective October 2, 2000; as amended, effective May 7, 2001; LR6-Form 2.01 recompiled as LR6-Form 701 by Supreme Court Order No. 16-8300-015, effective for all cases pending or filed on or after December 31, 2016.]