

TIMELINES UNDER Fed. R. Civ. P. 16 AND 26

<p>Any time during this period, the Court may hold a Rule 16 Scheduling conference.</p> <p>The Court may issue a Scheduling Order after receiving a Rule 26(f) report from counsel for the parties or after holding a scheduling conference.</p>	1 st day	Complaint served
	21 st day	Complaint answered (when summons not accepted)
	61 st day	Complaint answered (when service of summons accepted or defendant is United States or its agencies)
	90 th day	Counsel for both parties should meet and confer about discovery pursuant to Fed. R. Civ. P. 26(f) (NO DISCOVERY UNTIL CONFERENCE HELD - <i>see</i> Fed. R. Civ. P. 26(d))
	No later than 100 th day	Counsel for both parties should meet and confer about discovery pursuant to Fed. R. Civ. P. 26(f) (NO DISCOVERY UNTIL CONFERENCE HELD - <i>see</i> Fed. R. Civ. P. 26(d))
	101 st day	Counsel submits to Court a Rule 26(f) report in writing 10 days after Rule 26(f) conference
	By 104 th day	Rule 26(a) Initial Disclosures due to the other side.
	No later than 111 th day	Counsel submits to the Court a Rule 26(f) report in writing after Rule 26(f) conference and Court issues Scheduling Order
No later than 121 st day	Scheduling Order	

FEDERAL DISCOVERY DEADLINES

<p>These dates can all be altered by scheduling order</p>	90 days before trial	Rule 26(a)(2) Expert disclosures
	30 days before trial	Rule 26(a)(3) Pre-trial disclosures
	15 days before trial	Objections to use of deposition transcripts or admissibility of materials