

Canceling or Rescheduling a Hearing; Advising the Court that the Parties Have Resolved Matters Set for Hearing

Canceling a Hearing; Advising the Court that the Parties Have Resolved Matters Set for Hearing

- If a matter set for hearing has been resolved, please advise the court by contacting chambers by telephone *with all interested parties on the line*.
- A written resolution (stipulation, agreed order, withdrawal, etc.) must be filed in advance before the court will cancel evidentiary hearings, trials, other hearings set by the court, or hearings on motions for relief from the automatic stay.

Rescheduling a Hearing

- Requests to reschedule hearings on matters other than chapter 13 trustees' confirmation objections or dismissal motions: These requests must be made in writing and state the reason for seeking an adjournment with specificity. The written request, which may be in the form of a letter, should be electronically filed using the ECF system at least 24 hours before the hearing.
- The court will address the request in writing, typically with a docket entry.