Rule 16. Pretrial Conferences; Scheduling; Management

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(c) Attendance and Matters for Consideration at a Pretrial Conference.

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- (2) *Matters for Consideration*. At any pretrial conference, the court may consider and take appropriate action on the following matters:
 - (A) formulating and simplifying the issues, and eliminating frivolous claims or defenses;
 - **(B)** amending the pleadings if necessary or desirable;
 - (C) obtaining admissions and stipulations about facts and documents to avoid unnecessary proof, and ruling in advance on the admissibility of evidence;
 - **(D)** avoiding unnecessary proof and cumulative evidence, and limiting the use of testimony under Federal Rule of Evidence 702;
 - (E) determining the appropriateness and timing of summary adjudication under Rule 56;
 - **(F)** controlling and scheduling discovery, including orders affecting disclosures and discovery under Rule 26 and Rules 29 through 37;
 - (G) identifying witnesses and documents, scheduling the filing and exchange of any pretrial briefs, and setting dates for further conferences and for trial;
 - **(H)** referring matters to a magistrate judge or a master;
 - (I) settling the case and using special procedures to assist in resolving the dispute when authorized by statute or local rule;
 - (J) determining the form and content of the pretrial order;
 - **(K)** disposing of pending motions;
 - (L) adopting special procedures for managing potentially difficult or protracted actions that may involve complex issues, multiple parties, difficult legal questions, or unusual proof problems;
 - (M) ordering a separate trial under Rule 42(b) of a claim, counterclaim, crossclaim, third-party claim, or particular issue;
 - (N) ordering the presentation of evidence early in the trial on a manageable issue that might, on the evidence, be the basis for a judgment as a matter of law under Rule 50(a) or a judgment on partial findings under Rule 52(c);
 - (O) establishing a reasonable limit on the time allowed to present evidence; and
 - (P) facilitating in other ways the just, speedy, and inexpensive disposition of the action.

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