CHAPTER 34
ADMINISTRATIVE AND GENERAL PROVISIONS
GRIEVANCE COMMISSION AND ATTORNEY DISCIPLINARY BOARD

Rule 34.16 Suspension or disbarment on consent.
34.16(1) An attorney subject to investigation by the attorney disciplinary board or the client security commission or subject to a pending grievance proceeding involving allegations of misconduct subject to disciplinary action may acquiesce to suspension or disbarment but only by filing with the grievance commission an affidavit stating that the attorney consents to suspension of not more than a specific duration or to disbarment, and indicating if a grievance proceeding is already scheduled for hearing, any such affidavit must be filed at least 15 days before the scheduled hearing date unless the 15-day limit is waived by the panel president. All affidavits filed under this rule must indicate the following:

Rule 34.18 Death, suspension, or disbarment of practicing attorney.
34.18(1) Upon a sworn application on behalf of a local bar association, an attorney or entity designated or nominated on a standby basis as described in Iowa Court Rule 39.18, the client security commission, or the disciplinary board showing that a practicing attorney has died or has been suspended or disbarred from the practice of law and that a reasonable necessity exists, the chief judge in the judicial district in which the attorney practiced may appoint an attorney to serve as trustee to inventory the attorney’s files, sequester client funds, and take any other appropriate action to protect the interests of the attorney’s clients and other affected persons. In appointing a trustee, the chief judge will give due regard to any designation or standby nomination made under the provisions of rule 39.18 and the recommendation of the office of professional regulation. Trusteeships are specially assigned to the appointing chief judge, who will hear and rule upon all matters therein. The appointment is subject to supreme court confirmation. The appointed attorney serves as a special member of the Client Security Commission client security commission for the purposes of the appointment.
CHAPTER 36
GRIEVANCE COMMISSION RULES OF PROCEDURE

Rule 36.10 Setting case for hearing; pretrial conference and scheduling order.

36.10(1) After 30 days have elapsed from the date of service of the complaint and a grievance commission division is appointed to hear the matter, the grievance commission clerk must arrange a telephone scheduling conference with the division members and the parties to schedule the hearing, discovery, and other pretrial matters. Notice of the telephone scheduling conference must be provided at least 10 days prior to the scheduled telephone conference.
47.10(3) Procedures for complaints against oral language court interpreters or translators.

f. Hearing and decision.

(5) Advisory committee panel decision. Within 60 days after the hearing, the advisory committee panel will file a written decision with the chair of the advisory committee, with a copy sent to the OPR. The OPR will promptly forward a copy of the decision to the interpreter or translator by restricted certified mail, email, and ordinary post-mail to the address on record with the OPR. If the determination of the advisory committee panel was a suspension or revocation of the interpreter or translator's roster status or certification, the OPR will immediately remove the interpreter or translator from the roster unless otherwise instructed in writing by the chair of the advisory committee.