

## Rule 2.37—Form 6: Written Arraignment and Plea of Not Guilty

## In the Iowa District Court for \_\_\_\_ County County where you are filing this Written Arraignment Case no. State of Iowa VS. Written Arraignment and Plea of Not Guilty Defendant Defendant acknowledges the following: Read, complete, and check each item if you agree. **1.** $\square$ Defendant is represented by the undersigned attorney. **2.** Defendant's current mailing address is: Mailing address City State ZIP code 3. Defendant can read, write, and understand the English language and has completed the following level of education: **4.** Defendant has been advised by the undersigned attorney and understands that Defendant has a right to arraignment in open court, and Defendant hereby voluntarily waives that right, choosing instead to file this written arraignment and plea of not quilty. Defendant understands that times for further proceedings that are computed from the date of arraignment will be computed from the date of filing this written arraignment and plea of not guilty. **5.** $\square$ Defendant has received a copy of the indictment/trial information, which charges Defendant with the crime(s) of: in violation of Iowa Code section(s)\_\_\_\_\_ Defendant has read the indictment/trial information and is familiar with its contents.

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The name charged in Defendant's indictment/trial information is

6.	ın	The name charged in Defendant's indictment/trial information is:								
	Che	Check one.								
	A.   Defendant's true and correct name and Defendant has been advised an understands that Defendant is now precluded from objecting to the indicinformation upon the ground that Defendant is improperly named.									
	B.									
			First Middle Last							
			Defendant requests that an entry be made in the minutes showing Defendant's true and correct name. Defendant has been advised and understands that further proceedings will be had against Defendant by the name provided in this response, the indictment/trial information will be amended accordingly, and when the indictment/trial information is so amended, Defendant will be precluded from objecting upon the ground that Defendant is improperly named.							
7.			efendant has been advised and understands that Defendant may plead guilty, ot guilty, or former conviction or acquittal.							
8.		the	r the purpose of this arraignment, Defendant has had sufficient time to discuss e case with the undersigned attorney, and Defendant waives any further time in ich to enter a plea.							
9.		De	Defendant pleads <b>not guilty</b> to the charge(s) identified in paragraph <b>5</b> .							
10.		lov	endant has been advised and understands that Defendant has a right unde a Rule of Criminal Procedure 2.33(2)( <i>b</i> ) to a trial within 90 days after ctment/filing of the trial information and:	r						
		Che	neck one.							
		A.	Defendant demands a speedy trial pursuant to Iowa Rule of Criminal Procedur 2.33(2)(b).	e						
		B.	Defendant waives Defendant's right to a speedy trial pursuant to Iowa Rule of Criminal Procedure 2.33(2)( <i>b</i> ).							
l1.		Cri	endant requests that a trial date be promptly set pursuant to lowa Rule of ninal Procedure 2.9. Defendant and the undersigned attorney will be availa rial on the following days:	ble						

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## Attorney's signature

Month	onth Day Year		Signature of attorney for Defendant		
Name of law f	firm, if applicabl	le			
Mailing addre	ess				
City			State	ZIP code	
() Phone numbe	r				
Email address			Additional email address, if applicable		