

7.3 Agreements and Stipulations. An agreement, stipulation or consent between parties is binding only if (a) in writing and signed by the parties or their attorneys, or if oral, made a part of the record and (b) approved by an appropriate court order or ruling if required. For provisions on multiple signatures on electronically filed documents, see Nebraska Civil Rule 11.1(a)(3). For discovery stipulations, see Nebraska Civil Rule 29.1. The attorney who electronically files a joint stipulation must file a certificate of service.