

CHIPS CASES MUST RECEIVE DOCKET PRIORITY

Statutes

Minn. Stat. 260C.151. SUMMONS; NOTICE.

Subdivision 1. Issuance of summons.

After a petition has been filed and unless the parties hereinafter named voluntarily appear, the court shall set a time for a hearing and shall issue a summons requiring the child's parents or legal guardian and any person who has legal custody of the child to appear before the court at a time and place stated. The summons shall have a copy of the petition attached, and shall advise the parties of the right to counsel and of the consequences of failure to obey the summons. The court shall give docket priority to any child in need of protection or services or neglected and in foster care, that contains allegations of child abuse over any other case. As used in this subdivision, "child abuse" has the meaning given it in section 630.36, subdivision 2.

Minnesota Judicial Branch Policy

Policy Source:	Judicial Council
Policy Number:	6.01
Category:	Court Operations
Title:	Children's Justice Policy
Effective Date:	October 21, 2005
Revision Date(s):	October 18, 2007
Supersedes:	

I. POLICY STATEMENT

It is the policy of the Judicial Branch that child protection cases be expedited in conformance with state and federal requirements with the goal of serving the best interests of children by providing safe, stable and permanent homes for abused and neglected children. In furtherance of this policy, each District shall ensure that counties develop and maintain multidisciplinary committees to monitor and advocate for the administration of child protection cases, policies and procedures.

II. IMPLEMENTATION AUTHORITY

Implementation of this policy shall be shared between the State Court Administrator, the chief judges of the judicial districts and the Court of Appeals, and the chief justice of the Supreme Court. The chief judges and chief justice shall appoint a lead judge and dedicated administrative staff in each district and appellate court. Each district and its county CJI judges accept shared responsibility for monitoring and improving performance on federal and judicial branch child welfare measures and are encouraged to develop and implement local plans to improve such performance. The State Court Administrator shall consult with the CJI Advisory Committee and the lead judges to develop and promulgate case processing best practices and performance measurements.