

2019 Juvenile Protection Rules Revision: Rules Table

(2019 Rules effective September 1, 2019)

2019 Rule #	Previous Rule #	Rule Name	Notes
		A. Scope and Purpose	
1	1	SCOPE AND PURPOSE	
1.01	1.01	Scope	No changes.
1.02	1.02	Purpose	Now cites to Juvenile Court Act, and those provisions removed from rule. Rule 1.02(g) is a new provision citing to ICWA and MIFPA.
2	2	DEFINITIONS	
2.01	2.01	Definitions	<ul style="list-style-type: none"> - New definition for “active efforts” - Updates definition for “qualified expert witness.” - Many definitions have been amended to cite to statute, instead of repeating or contradicting statutory language. - Definitions related to ICWA proceedings include new references to ICWA regulations and MIFPA. Five new comments to provide more information on ICWA related definitions. - The definition for “Records” has been removed since rules already define “Juvenile protection case records.”
3	3	APPLICABILITY OF OTHER RULES AND STATUTES	
3.01	3.01	Rules of Civil Procedure	No changes.
3.02	3.02	Rules of Evidence	Subd. 2 now cites to statute.
3.03	3.03	Indian Child Welfare Act	Now includes reference to ICWA regulations.

3.04	3.04	Rules of Guardian Ad Litem Procedure	Removes reference to specific GAL Rules numbers.
3.05	3.05	Court Interpreter Statutes, Rules, and Court Policies	No changes.
3.06	3.06	General Rules of Practice for the District Courts	No changes.
-	3.07		Previous Rule 3.07 (Rules of Public Access to Records of the Judicial Branch) has been removed.
		B. General Rules for Juvenile Protection Matters	Previously “General Operating Rules.”
4	4	TIME	Previously called: “TIME; TIMELINE”
4.01	4.01	Computation of Time	Now cites the statute to define a “legal holiday.”
4.02	4.02	Additional Time After Service by U.S. Mail or Other Means	Now refers to “local <u>Minnesota</u> time.”
4.03	4.04	Sanctions for Violations of Timelines	Now references that there are several timelines for different types of juvenile protection matters.
-	4.03		Previous Rule 4.03 (Timeline) has been moved to 2019 Rules 39, 43 and 52. This separates the different timelines that govern different case types.
-	4.05		Previous Rule 4.05 (Application of Timing Provisions) has been removed.
5	5	CONTINUANCES	
5.01	5.01	Compliance with Timelines	Rule renamed. Previously was “Findings.” Language that provides specific procedure for granting a continuance has been removed from subd. 1.
5.02	5.02	Notice of Continuance	No changes.
5.03	5.03	Existing Orders; Interim Orders	No changes.
6	6	SCHEDULING ORDER	
6.01	6.01	Purpose	No changes to Scheduling Order rule.

6.02	6.02	Order	New citations to admit/deny hearings.
6.03	6.03	Amendment	No changes.
7	7	REFEREES AND JUDGES	
7.01	7.01	Referee Authorization to Hear Matter	No changes.
7.02	7.02	Objection to Referee Presiding Over Matter	No changes.
7.03	7.04	Transmittal of Referee's Findings and Recommended Order	No changes. Previous Rule 7.03 now consolidated in 2019 Rule 7.06.
7.04	7.05	Review of Referee's Findings and Recommended Order	No changes.
7.05	7.06	Order of the Court	No changes.
7.06	7.07	Removal of Judge or Referee.	Previous Rules 7.03 and 7.07 have been consolidated in 2019 Rule 7.06. Rule now cites to judicial removal procedures of Civil Procedure Rule 63 for consistency with other case types.
8	8	ACCESSIBILITY OF JUVENILE PROTECTION CASE RECORDS	
8.01	8.01	Presumption of Access to Juvenile Protection Case Records	No changes.
8.02	8.02	Effective Date	No changes.
8.03	8.03	Access to Records Filed Prior to July 2015; Access to Records Upon Appeal	No changes.
8.04	8.04	Juvenile Protection Case Records Inaccessible to the Public, Parties, or Participants	- Rule 8.04, subd. 2, amended to: (1) make responses to ICWA notices confidential (subd. 2(k)); (2) move reference to confidential documents filed for a child under state guardianship into Rule 8 (subd. 2(o)); and (3) to make contact information confidential if disclosure would endanger a person (subd. 2(p)). - Rule 8.04, subd. 5(d)(1), amended to address processes related to filings in response to ICWA notices.

8.05	8.05	Access to Exhibits	No changes.
8.06	8.06	Electronic Access to Juvenile Protection Case Records	No changes.
8.07	8.07	Protective Order	No changes.
8.08	8.08	Case Captions and Text of Decisions and Other Records	References to open hearings pilot project (1998-2002) counties removed.
8.09	8.09	Access to Juvenile Protection Record by Family Court Judicial Officer	No changes.
8.10	8.10	Access to Juvenile Protection Record by Parties and Child's Guardian ad Litem in Family Court Matter	No changes.
-	9		Previous Rule 9 "EX PARTE COMMUNICATION" has been removed (governed by the Code of Judicial Conduct).
-	9.01		Previous Rule 9.01 (Ex Parte Communication Prohibited) has been removed.
-	9.02		Previous Rule 9.02 (Disclosure) has been removed.
9	10	ORDERS	
9.01	10.01	Written or Oral Orders; Timing	No changes.
9.02	10.02	Immediate Effect of Oral Order	No changes.
9.03	10.03	Method and Timing of Service; Persons to be Served	Subd. 1 adds an exception to the rule that service of an order is on counsel if a party is represented (when counsel has been discharged in a final order under Rule 23.02, subd. 2.
9.04	10.04	Notice of Filing of Order	No changes.
10	11	RECORDING AND TRANSCRIPTS	
10.01	11.01	Procedure	No changes.
10.02	11.02	Transcript Requests	Previously named "Availability of Transcripts".

10.03	11.03	Expense	Now cites to IFP statute.
11	12	USE OF TELEPHONE AND INTERACTIVE VIDEO	
11.01	12.01	Motions and Conferences	No changes.
11.02	12.02	Hearings and Taking Testimony	Now permits hearings and testimony by phone or interactive video on the court's own initiative.
11.03	12.03	In Court Appearance Not Precluded	No changes.
12	13	SUBPOENAS	
12.01	13.01	Subpoena for a Hearing or Trial	Now permits an attorney to issue a subpoena in a juvenile protection case, like attorneys can in civil and criminal cases.
12.02	13.02	Form; Issuance; Notice	Removes subpoena seal requirement.
12.03	13.03	Service	Minor edits.
12.04	13.04	Motion to Quash a Subpoena	No changes.
12.05	13.05	Objection	No changes.
-	13.06		Previous Rule 13.06 (Production of Documentary Evidence) has been removed. Language is in 2019 Rule 12.02, subd. 1(c)
12.06	13.07	Subpoena for Taking Depositions; Place of Examination	No changes.
12.07	13.08	Expenses	No changes.
12.08	13.09	Failure to Appear	No changes.
13	14	CONTEMPT	
13.01	14.01	Initiation	No changes.

13.02	14.02	Supporting and Responsive Affidavits	No changes.
13.03	14.03	Hearing	No changes.
13.04	14.04	Sentencing	No changes.
14	15	MOTIONS	
14.01	15.01	Form	No changes.
14.02	15.02	Service and Notice of Motions	Subd. 1(b), has been removed and incorporated into 2019 Rule 31.01, subd. 1.
14.03	15.03	Ex Parte Motion and Hearing	No changes.
14.04	15.04	Motion to Dismiss Petition	Now includes a catch-all ground for a motions to dismiss a petition.
14.05	15.05	Motion to Strike Document	No changes.
14.06	15.06	Obtaining Hearing Date; Notice to Parties	No changes.
14.07	15.07	Timing and Service of Orders	New rules title. Previously "Timing of Decision."
15	16	SIGNING OF PLEADINGS, MOTIONS, AND OTHER DOCUMENTS; SANCTIONS	Removes reference to "SERVICE AND FILING OF MOTIONS AND OTHER DOCUMENTS" since that portion of the rule is covered in 2019 Rule 14.02, subd. 1.
15.01	16.01	Signature	Endangerment language in previous Rule 16.01, has been moved to 2019 Rule 8.04, subd. 2(p).
15.02	16.02	Representations to Court	No changes.
-	16.03		Previous Rule 16.03 (Service and Filing of Motions and Other Documents) has been removed and is covered by 2019 Rule 14.02, subd. 1.
15.03	16.04	Sanctions	No changes.
16	31	METHODS OF FILING AND SERVICE	

16.01	31.01	Types of Filing	No changes.
16.02	31.02	Types of Service	Previous Rule 31.02, subd. 1(a), has been removed. 2019 Rule 16.02, subd. 5, describes “Waiver of Personal Service,” which was previously “Alternative Personal Service.”
-	31.03		Previous Rule 31.03 (Service by Electronic Means) has been removed.
16.03	31.04	Service Upon Counsel; Social Services Agency	No changes.
-	31.05		Previous Rule 31.05 (Service of Subpoena) has been removed.
16.04	31.06	Completion of Service	Additional sentence covering waiver of service.
16.05	31.07	Proof of Service	Additional sentence covering waiver of service.
17	17	DISCOVERY	
17.01	17.01	Disclosure by Petitioner Without Court Order	Rule 17.01(a) is amended to refer to the “release” of a videotaped statement instead of the “copying” of a videotaped statement.
17.02	17.02	Disclosure by Other Parties Without Court Order	No changes.
17.03	17.03	Information Not Discoverable	No changes.
17.04	17.04	Discovery Upon Court Order	Rule 17.04 (b)(4) is amended to provide for a consistent “reasonably calculated to lead to the discovery of admissible evidence” standard for questions asked in depositions, instead of the former language: “reasonably calculated to lead to the discovery of any relevant data.” Rule 17.04(c) is amended to reflect that privileged communications “may be” discoverable, instead of “are” discoverable.
17.05	17.05	Time, Place, and Manner of Discovery	No changes.
17.06	17.06	Regulation of Discovery	No changes.

18	18	DEFAULT	
18.01	18.01	Failure to Appear	No changes.
18.02	18.02	Default Order	No changes.
19	19	SETTLEMENT	
-	19.01		Previous Rule 19.01 (Generally) has been removed.
-	19.02		Previous Rule 19.02 (Content of Settlement Agreement) has been removed.
19.01	19.03	Procedure	No changes.
19.02	19.04	Objection to Settlement Agreement – Termination of Parental Rights Matters and Permanent Placement Matters	No changes.
20	20	ALTERNATIVE DISPUTE RESOLUTION	No changes.
21	45	POST-TRIAL MOTIONS	
21.01	45.01	Procedure and Timing	No changes.
21.02	45.02	New Trial on Court’s Own Initiative	No changes.
21.03	45.03	Amendment of Findings	No changes.
21.04	45.04	Grounds for New Trial	No changes.
21.05	45.05	Decision	No changes.
21.06	45.06	Relief	New provision to permit denial of motion.
22	46	RELIEF FROM ORDER	

22.01	46.01	Clerical Mistakes	No changes.
22.02	46.02	Mistakes; Inadvertence; Excusable Neglect; Newly Discovered Evidence; Fraud	No changes.
-	46.03		Previous Rule 46.03 (Invalidation of Action Under ICWA) has been moved to 2019 Rule 28.09.
23	47	APPEAL	
23.01	47.01	Applicability of Rules of Civil Appellate Procedure	Now notes difference in transcript timeline between 2019 Rule 23.05 and Rule 110.02 of the Rules of Civil Appellate Procedure.
23.02	47.02	Procedure	Subd. 2 now specifies process when both a represented party and that party's attorney have been served. The time for appeal shall begin to run based on the service on the party's attorney. Also now provides: "Where the order expressly discharges trial counsel, the time for appeal shall begin to run once the party formerly represented by trial counsel has been served."
23.03	47.03	Application for Stay of Trial Court Order	No changes.
23.04	47.04	Right to Additional Review	No changes.
23.05	47.05	Transcript of Proceedings	No changes.
23.06	47.06	Time for Rendering Decision by Minnesota Court of Appeals	No changes.
23.07	47.07	Petition in Supreme Court for Review of Decisions of the Court of Appeals	No changes.
24	50	PARENTAGE MATTER	
24.01	50.01	Scope	Subd. 2, now just cites to statute.
24.02	50.02	Judicial Assignment and Calendaring	No changes.
24.03	50.03	Applicable Statutes and Rules	No changes.

24.04	50.04	Responsible Social Services Agency to Provide Copy of Petition and Orders to County Child Support Enforcement Agency	No changes.
24.05	50.05	No Extension of Permanency Timelines	No changes.
24.06	50.06	Notification to Family Court of Juvenile Protection Orders	No changes.
25	51	JURISDICTION TO AGE 18 AND CONTINUED REVIEW AFTER AGE 18	
25.01	51.01	Continuing Jurisdiction to Age 18	No changes.
25.02	51.02	Continuing Jurisdiction to Age 19	No changes.
25.03	51.03	Continuing Jurisdiction and Review after Child's Eighteen Birthday	No changes.
26	37	CASE AND OUT-OF-HOME PLACEMENT PLANS	
26.01	37.01	Case and Out-of-Home Placement Plans Generally	No changes.
26.02	37.02	Child in Court-Ordered Foster Care: Out-of-Home Placement Plan	Subd. 4(a) & (b) have been amended for clarity. Previous Rule 37.02, subd. 5, has been removed.
26.03	37.03	Child in Voluntary Foster Care: Out-of-Home Placement Plan	No changes.
26.04	37.04	Child Not in Foster Care: Child Protective Services Case Plan	No changes.
26.05	37.05	Child with Disability: Community Support, Individual Treatment, or Multiagency Case Plan	Previously named: "Child with Disability: Case Plan."
-	37.06		Previous Rule 37.06 "Non-Child Protection Cases; Child Not in Out-of-Home Care" has been removed
27	38	REPORTS TO THE COURT	
27.01	38.01	Social Services Court Reports – Generally	Timing of filing Social Worker report has been amended from "at least five business days prior to the hearing" to "at least five days prior to the hearing."

27.02	38.02	Social Services Court Report – Child in Foster Care	No changes.
27.03	38.03	Social Services Court Report – Reasonable Efforts to Identify and Locate Both Parents of the Child	No changes.
27.04	38.04	Social Services Court Report – Due Diligence to Identify and Notify Relatives	No changes.
27.05	38.05	Social Services Court Report – Permanency Progress Review Hearing	No changes.
27.06	38.06	Social Services Court Report – Child on Trial Home Visit	No changes.
27.07	38.07	Social Services Court Report – Child Under State Guardianship	2019 Rule 27.07, subd. 2, now cites to Rule 8.04, subd. 2(o).
27.08	38.08	Social Services Court Report – Child Not in Foster Care	No changes.
27.09	38.09	Social Services Court Report – Between Disposition Review Hearings	No changes.
27.10	38.10	Objections to Agency’s Report or Recommendations	No changes.
27.11	38.11	Reports to the Court by Child’s Guardian ad Litem	Timing of filing GAL report has been amended from “at least five business days prior to the hearing” to “at least five days prior to the hearing.”
		C. Juvenile Protection Matters Governed by the Indian Child Welfare Act	New section
28	-	GENERAL RULES FOR MATTERS GOVERNED BY THE INDIAN CHILD WELFARE ACT	
28.01	-	Purpose	New rule.
28.02	-	Party Status of Tribes	New rule.
28.03	-	Tribal/State Agreement	New rule.
28.04	-	Higher Standard Under ICWA	New rule.
28.05	-	Best Interests of an Indian Child	New rule.

28.06	49	Qualified Expert Witness Requirement	Language taken from previous Rule 49.
28.07	-	Particularized Findings in Cases Involving an Indian Child	2019 Rule 28.07 consolidates language from several current rules.
28.08	42.08	Voluntary Termination of Parental Rights Under ICWA	Language taken from previous Rule 42.08, subd. 3.
28.09	46.03	Invalidation of Action Under ICWA	
29	-	COURT'S INQUIRY OF INDIAN ANCESTRY AND HERITAGE	
29.01	-	Initial Hearing	New rule.
29.02	-	Court's Duty of Continued Inquiry	New rule. Emphasizes the judge is responsible for a continued inquiry about whether the child may have Indian ancestry or heritage.
30	-	NOTICE RESPONSIBILITIES UNDER THE INDIAN CHILD WELFARE ACT	
30.01	32.06	Notice by Petitioner	
30.02	-	Notice by Court	
31	48	TRANSFER TO CHILD'S TRIBE	
31.01	48.01	Transfer of Juvenile Protection Matter to the Tribe	Removed language in previous Rule 48.01, subd 5(a), that references children age 12 or older. The language was based on an ICWA Guideline that is no longer in effect.
31.02	48.02	Communication between District Court and Tribal Court Judges	No changes.
31.03	48.03	Court Administrator's Duties	No changes.
		D. Parties and Participants	
32	21	PARTIES	
32.01	21.01	Party Status	No changes.

32.02	21.02	Rights of Parties	No changes.
32.03	21.03	Parties' Names and Addresses	Endangerment language in previous Rule 21.03, has been moved to 2019 Rule 8.04, subd. 2(p).
33	22	PARTICIPANTS	
33.01	22.01	Participant Status	No changes.
33.02	22.02	Rights of Participants	2019 Rule 33.02, subd. 1, now states that participants have the right to legal representation. This was already provided in the "Right to Representation" rule and was added here for clarification.
33.03	22.03	Participants' Names and Addresses	Endangerment language in previous Rule 22.03, has been moved to 2019 Rule 8.04, subd. 2(p).
34	23	INTERVENTION	
34.01	23.01	Intervention of Right	No changes.
34.02	23.02	Permissive Intervention	No changes.
34.03	23.03	Procedure	No changes.
34.04	23.04	Effect of Intervention	No changes.
35	24.01	JOINDER	No changes.
36	25	RIGHT TO REPRESENTATION; APPOINTMENT OF COUNSEL	
36.01	25.01	Right to Representation	No changes.
36.02	25.02	Appointment of Counsel	Previous Rule 25.03 ("Reimbursement") moved to 2019 Rule 36.02, subd. 3. Previous Rule 25.02, subd. 3 removed, since counsel for GALs are provided by State GAL Program.
-	25.03		Previous Rule 25.03 ("Reimbursement") moved to 2019 Rule 36.02, subd. 3.

36.03	25.04	Notice of Right to Representation	No changes.
36.04	25.05	Certificate of Representation	No changes.
36.05	25.06	Withdrawal or Discharge of Counsel	No changes.
37	26	GUARDIAN AD LITEM	
37.01	26.01	Appointment for Child	Previous Rule 26.01, subd. 5, now split into 2019 Rule 37.01, subds. 5 & 6. Previous Rule 26.05 moved to 2019 Rule 37.01, subd. 7.
37.02	26.02	Discretionary Appointment for Child's Parent or Legal Custodian	Previous subdivisions consolidated into one rule.
37.03	26.03	Term of Service of Guardian Ad Litem	No changes.
37.04	26.04	Request for Appointment of Counsel for Child	No changes.
-	26.05		Previous Rule 26.05 ("Reimbursement") moved to 2019 Rule 37.01, subd. 7.
38	27	ACCESS TO HEARINGS	
38.01	27.01	Presumption of Public Access to Hearings	No changes.
38.02	27.02	Party and Participant Attendance at Hearings	No changes.
38.03	27.03	Absence Does Not Bar Hearing	No changes.
38.04	27.04	Exclusion of Parties or Participants from Hearings	No changes.
		E. Emergency Protective Care Proceedings	
39	-	EMERGENCY PROTECTIVE CARE PROCEEDINGS TIMELINE	2019 Rule 39 comes from previous Rule 4.03

40	28	EX PARTE EMERGENCY PROTECTIVE CARE ORDER AND NOTICE	Previously “EMERGENCY PROTECTIVE CARE ORDER AND NOTICE.”
-	28.01		Previous Rule 28.01 (“Emergency Protective Care Defined”) removed.
40.01	28.02	Ex Parte Order for Emergency Protective Care	Previous Rule 28.02, subd. 2, removed.
40.02	28.03	Contents of Order	No changes.
40.03	28.04	Execution of Order	No changes.
40.04	28.05	Notice	Now included citation to statute.
40.05	28.06	Enforcement of Order	No changes.
41	29	PROCEDURES DURING PERIOD OF EMERGENCY PROTECTIVE CARE	
41.01	29.01	Release from Emergency Protective Care	No changes.
41.02	29.02	Discretionary Release by Court; Custodial Conditions	No changes.
41.03	29.03	Release to Custody of Parent or Other Suitable Person	No changes.
41.04	29.04	Reports	Rule now cites to statute.
42	30	EMERGENCY PROTECTIVE CARE HEARING	
42.01	30.01	Timing	No changes.
42.02	30.02	Notice of Hearing	Reformatted rule.
42.03	30.03	Inspection of Reports	No changes.
42.04	30.04	Determination Regarding Notice	No changes.

42.05	30.05	Advisory	No changes.
42.06	30.06	Evidence	No changes.
42.07	30.07	Filing and Service of Petition	Now refers to both Chips and Permanency petitions.
42.08	30.08 and 30.09	Protection Care Determinations	Previous Rule 30.09 "Factors" now included in this rule.
42.09	30.10	Protective Care Findings and Order	30.10 (g) removed.
42.10	30.11	Protective Care Review	No changes.
42.11	30.12	Notification When Child Returned Home	No changes.
		F. Child in Need of Protection or Services Proceedings	
43	-	CHILD IN NEED OF PROTECTION OR SERVICES PROCEEDINGS TIMELINE	2019 Rule 43 comes from previous Rule 4.03.
44	32	COMMENCEMENT OF PROCEEDINGS	Provisions in previous Rule 32 that relate to TPR and other Permanency proceedings have been moved to 2019 Rule 53.
44.01	32.01	Commencement	
44.02	32.02	Summons	
44.03	32.03	Notice of Admit/Deny Hearing	Previously "Notice of Emergency Protective Care or Admit/Deny Hearing."
44.04	32.04	Notice of Subsequent Hearings	No changes.
44.05	32.05	Orders on the Record	No changes.
44.06	32.06	Petitioner's Notice Responsibility Under the Indian Child Welfare Act	Now cites to 2019 Rule 30.01.
45	33	PETITION	Provisions in previous Rule 33 that relate to TPR and other Permanency proceedings have been moved to new Rule 54.

45.01	33.01	Drafting and Filing	Previously "Drafting; Filing; Service."
45.02	33.02	Content	
-	33.03		Previous Rule 33.03 ("Verification") now included in 2019 Rule 45.02
45.03	33.02, subd. 2	Who May File; Court Review	Takes language from previous Rule 33.02.
45.04	33.04	Amendment	
-	33.05		Previous Rule 33.05 ("Timing of Filing of Petition") removed.
46	34	ADMIT/DENY HEARING	Provisions in previous Rule 34 that relate to TPR and other Permanency proceedings have been moved to 2019 Rule 55.
46.01	34.01	Generally	
46.02	34.02	Timing	References to when an Admit/Deny hearing can be held in ICWA proceeding moved to 2019 Rule 30.01, subd. 3. Subd. 3 removed.
46.03	34.03	Hearing Procedure	
47	35	ADMISSION OR DENIAL	Provisions in previous Rule 35 that relate to TPR and other Permanency proceedings have been moved to 2019 Rule 56.
47.01	35.01	Generally	
47.02	35.02	Denial	
47.03	35.03	Admission	
48	36	PRETRIAL HEARING	Provisions in previous Rule 36 that relate to TPR and other Permanency proceedings have been moved to 2019 Rule 57.
48.01	36.01	Timing	

48.02	36.02	Purpose	
48.03	36.03	Pretrial Order	
48.04	36.04	Continuing Obligation to Update Information	Amended to clarify that the continuing obligation to update information continues through the duration of the trial.
49	39	TRIAL	Provisions in previous Rule 39 that relate to TPR and other Permanency proceedings have been moved to 2019 Rule 58.
-	39.01		Removed previous Rule 39.01 that defined "trial."
49.01	39.02	Timing	
49.02	39.03	Procedure	
49.03	39.04	Standard of Proof	
49.04	39.05	Decision	
50	40	ADJUDICATION	
50.01	40.01	Adjudication	No changes.
50.02	40.02	Withholding Adjudication	No changes.
51	41	DISPOSITION	
51.01	41.01	Disposition	Now cites to statute for direction on how the court shall conduct a hearing to determine disposition and contents of the disposition order.
51.02	41.02	Timing	
-	41.03		Previous Rule 41.03 ("Pre-Disposition Reports") removed.
-	41.04		Previous Rule 41.03 ("Procedure; Evidence") removed.

-	41.05		Previous Rule 41.03 (“Disposition Order”) removed.
51.03	41.06	Hearings to Review Disposition	
-	42		<p>Previously “PERMANENT PLACEMENT AND TERMINATION OF PARENTAL RIGHTS MATTERS; POST-PERMANENCY REVIEW REQUIREMENTS”</p> <p>Rule 42.01 timing provisions have been moved into other timing provision rules. Permanency progress review and permanent placement determination hearings (previous Rules 42.02-42.05) are referenced in the new Child in Need of Protection or Services Proceedings and Permanency or Termination of Parental Rights Proceedings sections. Previous Rule 42.15 is now covered by new Rule 60. Previous Rule 42.17, governing actions to reestablish a legal parent and child relationship, has been moved to new Rule 59. The Rules Committee did not believe the remainder of previous Rule 42 was necessary, and those provisions were removed.</p>
		G. Permanency or Termination of Parental Rights Proceedings	
52	-	PERMANENCY OR TERMINATION OF PARENTAL RIGHTS PROCEEDINGS TIMELINE	2019 Rule 52 comes from previous Rule 4.03 subd. 3, Rule 33.05, subd. 2, Rule 41, and Rule 42.01, subd. 6.
52.01	-	Petitioner Timelines	
52.02	-	Court Timelines	
53	-	COMMENCEMENT OF PROCEEDINGS – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 53 contains TPR and other Permanency proceedings provisions from previous Rule 32.
53.01	-	Commencement	
53.02	-	Summons	
53.03	-	Notice of Admit/Deny Hearing	
53.04	-	Notice of Subsequent Hearings	

53.05	-	Orders on the Record	
53.06	-	Petitioner's Notice Responsibility Under the Indian Child Welfare Act	
54	-	PETITION – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 54 contains TPR and other Permanency proceedings provisions from previous Rule 36.
54.01	-	Drafting and Filing; Title	
54.02	-	Content	
54.03	-	Who May File; Court Review	
54.04	-	Amendment	
55	-	ADMIT/DENY HEARING – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 55 contains TPR and other Permanency proceedings provisions from previous Rule 34.
55.01	-	Generally	
55.02	-	Timing	
55.03	-	Hearing Procedure	
56	-	ADMISSION OR DENIAL – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 56 contains TPR and other Permanency proceedings provisions from previous Rule 35.
56.01	-	Generally	
56.02	-	Denial	
56.03	-	Admission	
57	-	PRETRIAL HEARING – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 57 contains TPR and other Permanency proceedings provisions from previous Rule 36.
57.01	-	Timing	

57.02	-	Purpose	
57.03	-	Pretrial Order	
57.04	-	Continuing Obligation to Update Information	
58	-	TRIAL – PERMANENCY OR TERMINATION OF PARENTAL RIGHTS	2019 Rule 58 contains TPR and other Permanency proceedings provisions from previous Rule 37.
58.01	-	Timing	
58.02	-	Procedure	
58.03	-	Standard of Proof	
58.04	-	Decision	
59	42.17	REESTABLISHMENT OF LEGAL PARENT AND CHILD RELATIONSHIP	
		H. Voluntary Placement Proceedings	
60	43	REVIEW OF CHILDREN IN VOLUNTARY FOSTER CARE FOR TREATMENT	
60.01	43.01	Generally	No changes.
60.02	43.02	Report by Agency	Now cites to statute.
60.03	43.03	Court Review and Determinations Based on Court Report	
60.04	-	Court Review of Agency Determination Under § 260D.07	Format of rule changed to follow statute.
60.05	-	Review of Voluntary Foster Care After Adjudication Under Chapter 260C	
61	44	REVIEW OF VOLUNTARY PLACEMENT MATTERS	

61.01	44.01	Generally	No changes.
61.02	44.02, 44.03	Review of Petition	Now cites to statute.
62	-	VOLUNTARY FOSTER CARE FOR CHILDREN OVER 18	New rule.