



# Table of Contents

## ONT. REG. 114/99—FAMILY LAW RULES (SUPERIOR COURT OF JUSTICE AND ONTARIO COURT OF JUSTICE)

Rule 1	General
§ 1:1	General Considerations
§ 1:2	Rule 1(2)(a), (b), (c) and (d)—Cases and Courts to Which Rules Apply
§ 1:3	Rule 1(5)—Family Law Case Combined with Other Matter
§ 1:4	Rule 1(6)—Conditions and Directions
§ 1:5	Rule 1(7)—Matters not Covered in Rules
§ 1:6	Rules 1(7.1), (7.2), (7.3), (7.3.1) and (7.4)—Certain Orders made at any time, Procedural Orders, Orders made at Trial, Telephone/Video Technology
§ 1:7	Rule 1(8)—Failure to Obey Order
§ 1:8	Rule 1(8.1)—Failure to Follow Rules
§ 1:9	Rule 1(8.2)—Striking Documents that May Delay or are Inflammatory
§ 1:10	Rule 1(8.4)—Consequences of Striking Documents
§ 1:11	Rule 1(9), (9.1) and (9.2)—Forms
§ 1:12	Rule 1(10)—Format of Written Documents
§ 1:13	Rule 1(11), (12) and (12.1)—Practice Directions
§ 1:14	Rule 1(13)—General Transition Rules—CYFSA
Rule 1.1	Electronic Filing and Issuance of Documents
§ 1.1:1	Commentary
Rule 1.2	Redactions and Omissions
§ 1.2:1	Commentary
Rule 1.3	Access to Court Files
§ 1.3:1	Commentary
Rule 2	Interpretation
§ 2:1	Interpretation and the Primary Objective: Rule 2
§ 2:2	Rule 2(1)—Definitions
§ 2:3	Rule 2(1.1) Temporary Orders
§ 2:4	Rule 2(2), 2(3), 2(4) and 2(5) Primary objective: dealing with cases justly
Rule 3	Time
§ 3:1	Commentary
Rule 4	Representation
§ 4:1	General Considerations
§ 4:2	Rule 4(1)(a)—Self-Represented Litigants

ONTARIO FAMILY LAW RULES ANNOTATED

- § 4:3 Rule 4(1)(b)—Represented by a Lawyer
- § 4:4 Rule 4(1.3)—Limited Scope Retainer
- § 4:5 Rule 4(1)(c)—Representation by Non-Lawyers
- § 4:6 Rule 4(2), (3), (3.1) and (4)—Representation of a Special Party & Children
- § 4:7 Rule 4(5) and (6)—Representation Following Death of a Party
- § 4:8 Rule 4(7) and (8)—Representation of a Child Who is Not a Party
- § 4:9 Rule 4(9) and (9.1)—Choice of Lawyer
- § 4:10 Rule 4(10), (10.1) and (11)—Change in Representation
- § 4:11 Rule 4(12) to (15)—Lawyer’s Removal from Case
- Rule 5 Where a Case Starts and is to be Heard
  - § 5:1 Commentary
- Rule 6 Service of Documents
  - § 6:1 Amendments
  - § 6:2 Service of documents: Rule 6
  - § 6:3 Restrictions on Who Can Serve Documents
  - § 6:4 Methods of Service
  - § 6:5 Effect of Non-Compliance with Service Requirements
  - § 6:6 Regular Service
  - § 6:7 Special Service
  - § 6:8 Special Service—Documents that Could Lead to Imprisonment
  - § 6:9 Regular Service at Address on Latest Document
  - § 6:10 Ex Parte Orders
  - § 6:11 Curing Mistakes or Irregularities
  - § 6:12 Where Failure cannot be Cured
  - § 6:13 Notice of Address Change
  - § 6:14 Service Outside Business Hours
  - § 6:15 Time of Day of Fax Service No Longer Applicable
  - § 6:16 Documents that may not be Faxed
  - § 6:17 Effective Date, Service by Mail
  - § 6:18 Effective Date, Service by Courier
  - § 6:19 Effective Date, Service by Document Exchange
  - § 6:20 Effective Date, Special Service by Leaving and a Mailing a Copy—Rule 6(3)(d)
  - § 6:21 Moving for an Order for Substituted Service
  - § 6:22 Substituted Service
  - § 6:23 Stating Effective Date of Substitutional Service
  - § 6:24 Service not Required
  - § 6:25 Service by Advertisement
  - § 6:26 Approving Irregular Service
  - § 6:27 Service under Other Legislation
  - § 6:28 International Agreements Concerning Service

TABLE OF CONTENTS

§ 6:29 New Parties by Motion

§ 6:30 Service of Notice of Fresh Claim on a Party Without a Pleading

§ 6:31 Proof of Service

§ 6:32 Service of Orders

§ 6:33 Default Judgment and Setting Aside

§ 6:34 Points to Remember

Rule 7 Parties

§ 7:1 Amendments

§ 7:2 Parties: Rule 7

§ 7:3 Who Are Parties: Rule 7(1) and (2)

§ 7:4 Persons Who Must be Named as Parties: Rule 7(3)

§ 7:5 Parties in Cases Involving Children: Rule 7(4)

§ 7:6 Motion to Change Order Made Under s. 102 of the *Child, Youth and Family Services Act, 2017*, S.O. 2017, c. 14, Sched. 1: Rule 7(4.1)

§ 7:7 Party Added by Court Order: Rule 7(5)

§ 7:8 Permanent case name and court file number: Rule 7(6)

Rule 8 Starting a Case

§ 8:1 Commentary

Rule 8.0.1 Automatic Order

§ 8.0.1:1 Commentary

Rule 8.1 Mandatory Information Program in the Superior Court of Justice in Toronto

§ 8.1:1 Commentary

Rule 9 Continuing Record

§ 9:1 Commentary

Rule 10 Answering a Case

§ 10:1 Commentary

Rule 11 Amending an Application, Answer or Reply

§ 11:1 Commentary

Rule 12 Withdrawing, Combining or Splitting Cases

§ 12:1 Commentary

Rule 13 Financial Disclosure

§ 13:1 Financial disclosure generally: Rule 13

§ 13:2 Rule 13(1)–13(1.3) Financial Statements

§ 13:3 Rule 13(1.4) Exception: No financial statement required where claim relates to family arbitration

§ 13:4 Rule 13(2)

§ 13:5 Rules 13(3) (3.1) (3.2) (3.3) and (3.4)

§ 13:6 Rule 13(4)–(4.3) Motions to Change

§ 13:7 Rule 13(5)–(5.1) Additional financial information on motion to change support

§ 13:8 Rule 13(7)–(7.1) Requirements for filing financial statement

ONTARIO FAMILY LAW RULES ANNOTATED

- § 13:9 Rule 13(8) No financial disclosure by consent (spousal support under *Divorce Act* only)
- § 13:10 Rule 13(10) Documents not to be filed without financial statement
- § 13:11 Rule 13(11) Insufficient financial information
- § 13:12 Rule 13(12)–(12.2) Updating Financial Statement
- § 13:13 Rule 13(13) Questioning
- § 13:14 Rule 13(13.1) Updated Certificate of Financial Disclosure
- § 13:15 Rules 13(14) (14.1) (14.2) (14.3) Net Family Property Statement
- § 13:16 Rule 13(15), (16), (17) and (18) Duty to correct, update, address omissions
- § 13:17 Confidentiality
- Rule 14 Motions for Temporary Orders
  - § 14:1 Commentary
  - § 14:2 Recent Amendments to Rules (Motion with Notice)
  - § 14:3 Recent amendments to rules
  - § 14:4 Rule 14(1)—When to Make a Motion
  - § 14:5 Rule 14(3)—Parties to motion
  - § 14:6 Rule 14(4)—Case Conference Before Motion
  - § 14:7 Rule 14(4.2)—Urgency, Hardship or the Interests of Justice
  - § 14:8 Rule 14(6)—Case conference not required for every motion
  - § 14:9 Rule 14(7)—Motions involving complicated matters
  - § 14:10 Rule 14(9)—Documents for motion
  - § 14:11 Rule 14(10)—Procedural, uncomplicated or unopposed matters
  - § 14:12 Rules 14(11) and 14(11.1) to 14(11.6)—Motions with Notice
  - § 14:13 Rules 14(12), (13), (14) and (15)—Motions without notice
  - § 14:14 Rule 14(16)—Withdrawing a motion
  - § 14:15 Rules 14(17), (18) and (19)—Evidence on Motions
  - § 14:16 Rule 14(20)—Restrictions on evidence
  - § 14:17 Rule 14(21)—No motions without court’s permission
  - § 14:18 Rule 14(22)—Motions to strike out documents
  - § 14:19 Rule 14(23)—Failure to obey order on motion
  - § 14:20 Rule 14(24)—Motions relating to family arbitration
- Rule 15 Motions to Change a Final Order or Agreement
  - § 15:1 Commentary
- Rule 16 Summary Judgment
  - § 16:1 Summary Judgment: Rule 16
  - § 16:2 Change to Rule on Summary Judgment
  - § 16:3 Guiding Principles Respecting Summary Judgment in Family Law Proceedings

TABLE OF CONTENTS

§ 16:4 Rules 16(1), 16(2), and 16(3)—When and Where  
Summary Judgment is Available

§ 16:5 Rules 16(1), 16(2), and 16(3)—Respondent Using Rule 16

§ 16:6 Rules 16(1), 16(2), and 16(3)—Respondent in Appeal  
Using Rule 16

§ 16:7 Rules 16(1), 16(2), and 16(3)—Rule 16 May Be Used  
after Trial has Commenced

§ 16:8 Rules 16(1), 16(2), and 16(3)—Can Rule 16 Be Used  
Twice in the Same Case?

§ 16:9 Rule 16(4) and 16(4.1)—Evidence Required

§ 16:10 Rule 16(4) and 16(4.1)—Evidence of the Moving Party

§ 16:11 Rule 16(4) and 16(4.1)—Evidence of Responding Party

§ 16:12 Rule 16(5)—Evidence Not from Personal Knowledge

§ 16:13 Rules 16(6.2)—Oral Evidence

§ 16:14 Rule 16(8)—Only Issue Question of Law

§ 16:15 Rule 16(9)—Order Giving Directions

§ 16:16 Rules 16(12) and 16(13)—Motion for Summary Decision  
on Legal Issue

§ 16:17 Rule 16(12)(a)

§ 16:18 Rule 16(12)(b)

§ 16:19 Application of Rule 16 to Child Protection Cases

§ 16:20 Application of Rule 16 to Enforce Alleged Settlements

§ 16:21 Application of Rule 16 in Other Cases

Rule 17 Conferences

§ 17:1 July 1, 2018 Amendments

§ 17:2 General

§ 17:3 Required Conferences

§ 17:4 Motions Before or Without a Case Conference

§ 17:5 Rule 17(1), (2), (3) Initiating the Conference

§ 17:6 Exception: Rule 17(1.1) Child Protection Cases

§ 17:7 Rule 17(4), (5), (6) Purposes of Conferences

§ 17:8 Rule 17(7) Combining Case, Settlement and Trial  
Management Conferences

§ 17:9 Rule 17(8) Orders at a Conference

§ 17:10 Rule 17(9) Conferences with a Non-Judge

§ 17:11 Rule 17(12) When Conferences are Optional

§ 17:12 Rule 17(13), Rule 17(14.2) Duties of the Parties

§ 17:13 Rule 17(15) Required Attendances at Conferences

§ 17:14 Rule 17(16), 17(17) Conference Attendance by Telephone  
or Video

§ 17:15 Rule 17(18), 17(18.1) Costs of Conferences

§ 17:16 Rule 17(19), 17(20) Agreements at Conferences

§ 17:17 Rule 17(21), (22) Continuing Record, Settlement  
Conference Briefs and Trial Records

§ 17:18 Rule 17(23) Confidentiality of Settlement Conference  
Proceedings

- § 17:19 Rule 17(24), (25) Settlement Conference Judge Cannot Hear Issue; Exception
- § 17:20 Other Issues related to Rule 17:—Post-Settlement Conference Motions
- § 17:21 —Transcripts of a Conference
- § 17:22 —Ordering One Case Management Judge
- § 17:23 —Procedural Fairness at Conferences
- Rule 18 Offers to Settle
  - § 18:1 Offers to Settle: Rule 18
  - § 18:2 Points to Remember
  - § 18:3 Rule 18(4)—Offer to be Signed by Party and Lawyer
  - § 18:4 Rule 18(5)—Withdrawing an Offer
  - § 18:5 Rule 18(8)—Confidentiality of Offer
  - § 18:6 Rule 18(9)—Accepting an Offer
  - § 18:7 Rule 18(10)—Offer Remains open Despite Rejection or Counter-Offer
  - § 18:8 Rule 18(13)—Failure to Carry Out Terms of Accepted Offer
  - § 18:9 Rule 18(14)—Costs Consequences of Failure to Accept Offer
  - § 18:10 Rule 18(16)—Discretion of Court
- Rule 19 Document Disclosure
  - § 19:1 Commentary
- Rule 20 Questioning a Witness and Disclosure
  - § 20:1 Commentary
- Rule 20.1 Duty of Experts
- Rule 20.2 Expert Opinion Evidence
- Rule 20.3 Court-Appointed Experts
  - § 20.3:1 Commentary
- Rule 21 Report of Children’s Lawyer
  - § 21:1 Commentary
- Rule 22 Admission of Facts
  - § 22:1 Commentary
- Rule 23 Evidence and Trial
  - § 23:1 Commentary
- Rule 24 Costs
  - § 24:1 General Overview
  - § 24:2 Suggested Checklist for the Determination of Costs under the Family Law Rules
  - § 24:3 Two Stage Process (subrule 24(10)(a))—Stage One: Determining Liability
  - § 24:4 —Stage Two: Determining Quantum of Costs
  - § 24:5 Other Issues Impacting Costs Awards
  - § 24:6 Rule 24(6)—Divided Success
  - § 24:7 Rule 24(9)—Costs Caused by Fault of Lawyer or Agent

TABLE OF CONTENTS

§ 24:8 Rules 24(10) and 24(11)—Costs to be Decided at Each Step

§ 24:9 Rules 24(13) to (17)—Security for Costs

§ 24:10 Rule 24(18)—Payment of Expenses / Interim Fees and Disbursements

Rule 25 Orders

§ 25:1 Commentary

Rule 25.1 Payment Into and Out of Court

§ 25.1:1 Commentary

Rule 26 Enforcement of Orders

§ 26:1 Commentary

Rule 27 Requiring Financial Information

§ 27:1 Commentary

Rule 28 Seizure and Sale

§ 28:1 Seizure and Sale: Rule 28

§ 28:2 Statutory Declaration if Order Changed

§ 28:3 Particular Exigibility Problems

§ 28:4 Obtaining Property Directly by a Vesting Order

§ 28:5 Delay, Lapse of Time, Duration and Discretion

§ 28:6 Improper Seizure and Execution

§ 28:7 Exemption of Chattels

§ 28:8 Effect of Bankruptcy—General

§ 28:9 Providing Security for Future Payments

§ 28:10 Special Crown Remedies

§ 28:11 The Creditor’s Position in Matrimonial Proceedings

§ 28:12 Attacking Fraudulent Conveyances

§ 28:13 Execution Creditors Added as Parties

§ 28:14 Changing, Withdrawing or Temporarily Suspending Writ

§ 28:15 Writ of Temporary Seizure of Property

§ 28:16 Electronic Writs

§ 28:17 Points to Remember

Rule 29 Garnishment

§ 29:1 Garnishment: Rule 29

§ 29:2 Effect of Notice of Garnishment

§ 29:3 Effect of Filing with Director, F.R.O.

§ 29:4 Other Forms of Proof

§ 29:5 Effective Date of Attachment

§ 29:6 Conditional Debts or Incomplete Rights to Payment

§ 29:7 Monies Payable Pursuant to a Discretionary Trust

§ 29:8 Pension Garnishment Cases

§ 29:9 Particular Exigibility Problems

§ 29:10 Effect of the *Indian Act* (Canada) Exemptions

§ 29:11 Identifying the Garnishee

§ 29:12 Necessity of Proper Service

- § 29:13 Garnishment of Funds on Deposit and Other Bank Assets
- § 29:14 Statutory Protection for Certain Payments
- § 29:15 Constitutionality
- § 29:16 Joint Debt—Money to be Held
- § 29:17 Order that Subrule (12) does not Apply
- § 29:18 Effect of Statutory Declaration of Indexed Support
- § 29:19 Changing Garnishment at Other Times
- § 29:20 The Broad Range of Orders and Procedure Available under Rule 29(19)
- § 29:21 Potential Liability of the Garnishee
- § 29:22 Other Cases Where the Broad Relief may be Ordered
- § 29:23 “Defences” or Disputes to Garnishment
- § 29:24 Application of the *Wages Act*
- § 29:25 Effect of New Notice of Garnishment
- § 29:26 Points to Remember
- Rule 30 Default Hearing
  - § 30:1 Default Hearing: Rule 30
  - § 30:2 Legislative Changes
  - § 30:3 Action Required of Recipient and Director
  - § 30:4 Director’s Powers Differ From Recipient’s
  - § 30:5 Effects of Penal Consequences
  - § 30:6 Statement of Money Owed Presumed Correct
  - § 30:7 Position of the Director
  - § 30:8 The Director’s Various Powers to Enforce
  - § 30:9 Special Powers—Refraining Orders and Federal Enforcement Assistance
  - § 30:10 Payor’s Dispute
  - § 30:11 Extending Liability to Third Parties
  - § 30:12 Limited Judicial Discretion
  - § 30:13 Conduct of Hearing
  - § 30:14 Temporary Default Order and Provision for Committal
  - § 30:15 Issuing Warrant of Committal
  - § 30:16 Variation of Committal on Material Change
  - § 30:17 Conditional Imprisonment
  - § 30:18 Discretion in Disposition
  - § 30:19 Lack of Jurisdiction for Default Proceedings and Costs Consequences
  - § 30:20 Earned and Other Remission
  - § 30:21 Points to Remember
- Rule 31 Contempt of Court
  - § 31:1 Contempt of Court: Rule 31
  - § 31:2 Jurisdiction over Contempt
  - § 31:3 Contempt Procedure
  - § 31:4 Formal Aspects



TABLE OF CONTENTS

§ 31:5 Defence to Contempt May Not be Collateral Attack

§ 31:6 Affidavits Employed on Contempt Motions

§ 31:7 Compelling the Respondent's Attendance

§ 31:8 Procedure

§ 31:9 Contempt a Discrete Proceeding

§ 31:10 Dispositions

§ 31:11 Purging Contempt

§ 31:12 Considerations in Disposition

§ 31:13 Costs Only as a Disposition

§ 31:14 Fines and Penalties

§ 31:15 Imprisonment

§ 31:16 Parole and Early Release

§ 31:17 Suspended and Other Dispositions

§ 31:18 Effect of Disposition

§ 31:19 Change of Custody or Primary Residence

§ 31:20 Any Other Order

§ 31:21 Power in the Court to Change

§ 31:22 Multiple Contempts for Continued Refusal to Comply

§ 31:23 Points to Remember

Rule 32 Bonds, Recognizances and Warrants

§ 32:1 Commentary

Rule 32.1 Enforcement of Family Arbitration Awards

§ 32.1:1 Commentary

Rule 33 Child Protection

§ 33:1 Child Protection: Rule 33

§ 33:2 Adjournment

§ 33:3 Jurisdiction of Court

§ 33:4 Standing of Society to Prove Paternity

§ 33:5 Statutory Parties Must be Served

§ 33:6 Adding Parties

§ 33:7 Indian or Native Status

§ 33:8 Procedural Duties Concerning Statutory Parties

§ 33:9 Protection Proceedings as an Abuse of Process

§ 33:10 Adding Foster Parents as Parties and Disclosure

§ 33:11 Third Party Applications

§ 33:12 Interprovincial Issues

§ 33:13 Actions against the Society

§ 33:14 Confidentiality of Proceedings

§ 33:15 Disclosure of Society Records

§ 33:16 Parties may not Lengthen Times

§ 33:17 Unfortunate Consequences of Delay

§ 33:18 Effect of Failure to Meet Time Limits

§ 33:19 Discretionary Orders Extending Time

§ 33:20 Inherent Jurisdiction

- § 33:21 The *Charter* and Child Protection
- § 33:22 Delivery of Plan of Care
- § 33:23 Disclosure of Public Records
- § 33:24 Provisions to Hasten Disposition
- § 33:25 Written Statements of Agreed Facts
- § 33:26 Solicitor-Client Relationship Protecting Child
- § 33:27 Secure Treatment
- § 33:28 Points to Remember
- Rule 34 Adoption
  - § 34:1 Amendment
  - § 34:2 Adoption: Rule 34
  - § 34:3 Consents to Adoption
  - § 34:4 Notice of Adoption Proceedings
  - § 34:5 Jurisdiction
  - § 34:6 Adoption Order Immune from Collateral Attack
  - § 34:7 Duties of the Society
  - § 34:8 Definition of Spouse
  - § 34:9 Certified Copy of Order from Outside Ontario
  - § 34:10 Who Can Place for Adoption
  - § 34:11 Placements for Adoption and Related Issues
  - § 34:12 Rights to Procedural Fairness
  - § 34:13 Aboriginal Adoptions
  - § 34:14 Creating Access Rights (Crown Wards)
  - § 34:15 Extinguishing Access Rights by Adoption
  - § 34:16 Consents to Adoption
  - § 34:17 Who is a “Parent”?
  - § 34:18 Tests for Dispensing with Consent
  - § 34:19 Withdrawal of Consent
  - § 34:20 Non-Parent Motions, Parties and Persons Affected by a Motion
  - § 34:21 Parentage
  - § 34:22 Report of Child’s Adjustment and Best Interests
  - § 34:23 Independent Legal Advice
  - § 34:24 Clerk to Check Adoption Application
  - § 34:25 Clerk to Seal Adoption File
  - § 34:26 Openness Orders
  - § 34:27 Immigration Related Adoptions
  - § 34:28 Adult Adoptions
- Rule 35 Change of Name
  - § 35:1 Commentary
- Rule 35.1 Decision-Making Responsibility, Parenting Time and Contact
  - § 35.1:1 Commentary
- Rule 36 Divorce
  - § 36:1 Divorce: Rule 36

TABLE OF CONTENTS

§ 36:2 Two Legislative Claims for Support and Custody

§ 36:3 Severing Dissolution from Other Claims

§ 36:4 Effect of Provincial Charter Requirements

§ 36:5 Concurrent Proceedings

§ 36:6 Joint Applications

§ 36:7 Non-Resident Marriage and Divorce

§ 36:8 Divorce Based on Affidavit Evidence—Required Information

§ 36:9 Immigration Issues, Other Allegations of Improper Motive and Attacks on Validity

§ 36:10 Annulment

§ 36:11 Duty of the Court Concerning Bars

§ 36:12 Definition of Adultery

§ 36:13 Obligations of the Court in “Desk Divorce”

§ 36:14 Jurisdictional Questions in Divorce

§ 36:15 One Year’s Ordinary Residency

§ 36:16 Points to Remember

Rule 37 Interjurisdictional Support Orders

§ 37:1 Amendments

§ 37:2 General

§ 37:3 Designated Authority

§ 37:4 Where Oral Hearing Ordered

§ 37:5 Where There is No Evidence of Payor’s Income

§ 37:6 Adjournment of Hearing Where More Evidence Required and Right to Attend

§ 37:7 Registration of Orders Made Outside Canada

§ 37:8 Setting Aside Registration

§ 37:9 Choice of Law Problems

§ 37:10 Variation after Registration

§ 37:11 Powers of Director on Registration

§ 37:12 Provisional Orders Still Required

§ 37:13 Registration, Enforcement and Variation of Custody or Access Orders

§ 37:14 Where Two Courts Might Have Jurisdiction

§ 37:15 Forum Conveniens

§ 37:16 Importance of Habitual Residence

§ 37:17 Attornment

§ 37:18 Jurisdiction by Agreement or Acquiescence

§ 37:19 Employing Parens Patriae Jurisdiction

§ 37:20 Other Jurisdictional Questions

§ 37:21 Hague Convention Cases—Another Custody Enforcement Remedy

§ 37:22 Recognition and Enforcement Generally

§ 37:23 Failure of Reciprocity System

§ 37:24 The Alternative Mode of Proceeding

ONTARIO FAMILY LAW RULES ANNOTATED

- Rule 37.1 *Family Law Act* Provisional Orders  
§ 37.1:1 Commentary  
Rule 37.2 International Child Abduction  
Rule 38 Appeals  
§ 38:1 Commentary  
Rule 39 Case Management in Family Court of Superior Court of Justice  
§ 39:1 Commentary  
Rule 40 Case Management in Ontario Court of Justice  
§ 40:1 Commentary  
Rule 41 Case Management in the Superior Court of Justice (Other Than the Family Court of the Superior Court of Justice)  
§ 41:1 Commentary  
Rule 42 Case Management by Associate Judge (Family Court of the Superior Court of Justice, Ottawa)  
§ 42:1 Commentary  
Rule 43 Orders

**FAMILY LAW RULES (SUPERIOR COURT OF JUSTICE AND ONTARIO COURT OF JUSTICE)**

- Form 4 Notice of Change in Representation  
Form 6 Acknowledgement of Service  
Form 6A Advertisement  
Form 6B Affidavit of Service sworn/affirmed  
Form 6C Lawyer or Paralegal's Certificate of Service  
Form 8 Application (General)  
Form 8.0.1 Automatic Order  
Form 8A Application (Divorce)  
Form 8B Application (Child Protection and Status Review)  
Form 8B.1 Application (Status Review for Child in Extended Society Care and Child Formerly in Extended Society Care)  
Form 8B.2 Application (General) (*Child, Youth and Family Services Act, 2017* Cases other than Child Protection and Status Review)  
Form 8C Application for  Secure Treatment  Extension of Secure Treatment  
Form 8D Application (Adoption)  
Form 8D.1 Application (Dispense with Parent's Consent To Adoption Before Placement)  
Form 8D.2 Notice of Intention to Place Child(ren) for Adoption  
Form 8D.3 Notice of Intention to Place First Nations, Inuk or Métis Child for Adoption  
Form 8D.4 [Repealed O. Reg. 298/18, s. 23(2).]  
Form 10 Answer

TABLE OF CONTENTS

Form 10A Reply by  applicant  added respondent

Form 12 Notice of Withdrawal

Form 13 Financial Statement (Support Claims) sworn/affirmed

Form 13.1 Financial Statement (Property and Support Claims) sworn/affirmed

Form 13A Certificate of Financial Disclosure

Form 13B Net Family Property Statement

Form 13C Comparison of Net Family Property Statements

Form 14 Notice of Motion

Form 14A Affidavit (general)

Form 14B Motion Form

Form 14C Confirmation of Motion

Form 14D Order on Motion without Notice

Form 15 Motion to Change

Form 15A [Repealed O. Reg. 373/20, s. 6(2).]

Form 15B Response to Motion to Change

Form 15C Consent Motion to Change

Form 15D Consent Motion to Change Child Support

Form 17 Conference Notice

Form 17A Case Conference Brief—General

Form 17B Case Conference Brief for  Protection Application  Status Review

Form 17C Settlement Conference Brief—General

Form 17D Settlement Conference Brief for  Protection Application  Status Review

Form 17E Trial Management Conference Brief

Form 17F Confirmation of Conference

Form 17G Certificate of Dispute Resolution

Form 20 Request for Information

Form 20.1 [Repealed O. Reg. 250/19, s. 13(1).]

Form 20A Authorization to Commissioner

Form 20B Letter of Request

Form 20.2 Acknowledgement of Expert's Duty

Form 22 Request to Admit

Form 22A Response to Request to Admit

Form 23 Summons to Witness

Form 23A Summons to Witness outside Ontario

Form 23B Order for Prisoner's Attendance

Form 23C Affidavit for Uncontested Trial, dated

Form 25 Order (general)  Temporary  Final

Form 25A Divorce Order

Form 25B Secure Treatment Order

Form 25C Adoption Order

Form 25D Order (Uncontested Trial)  Temporary  Final

Form 25E Notice Disputing Approval of Order

Form 25F Restraining Order

ONTARIO FAMILY LAW RULES ANNOTATED

Form 25G	Restraining Order on Motion without Notice
Form 25H	Order Terminating Restraining Order, dated
Form 26	Statement of Money Owed
Form 26A	Affidavit of Enforcement Expenses
Form 26B	Affidavit for Filing Domestic Contract with Court
Form 26C	Notice of Transfer of Enforcement
Form 27	Request for Financial Statement
Form 27A	Request for Statement of Income
Form 27B	Statement of Income from Income Source
Form 27C	Appointment for Financial Examination
Form 28	Writ of Seizure and Sale
Form 28A	Request for Writ of Seizure and Sale
Form 28B	Statutory Declaration to Sheriff
Form 28C	Writ of Temporary Seizure
Form 29	Request for Garnishment
Form 29A	Notice of Garnishment (lump-sum debt)
Form 29B	Notice of Garnishment (periodic debt)
Form 29C	Notice to Co-Owner of Debt
Form 29D	Statutory Declaration of Indexed Support
Form 29E	Dispute (payor)
Form 29F	Dispute (garnishee)
Form 29G	Dispute (co-owner of debt)
Form 29H	Notice of Garnishment Hearing
Form 29I	Notice to Stop Garnishment
Form 29J	Statement to Garnishee Financial Institution re Support
Form 30	Notice of Default Hearing
Form 30A	Request for Default Hearing
Form 30B	Default Dispute
Form 31	Notice of Contempt Motion
Form 32	Bond (recognizance)
Form 32.1	Request to Enforce a Family Arbitration Award
Form 32.1A	Dispute of Request for Enforcement
Form 32A	Notice of Forfeiture Motion
Form 32B	Warrant for Arrest
Form 32C	Affidavit for Warrant of Committal
Form 32D	Warrant of Committal
Form 33	Information for Warrant to Bring a Child to a Place of Safety
Form 33A	Warrant to Bring a Child to a Place of Safety
Form 33B	Plan of Care for Child(ren) (Children's Aid Society)
Form 33B.1	Answer and Plan of Care (Parties other than Children's Aid Society)
Form 33B.2	Answer ( <i>Child, Youth and Family Services Act, 2017</i> Cases other than Child Protection and Status Review)

TABLE OF CONTENTS

Form 33C	Statement of Agreed Facts (Child Protection)
Form 33D	Statement of Agreed Facts (Status Review)
Form 33E	Child's Consent to Secure Treatment
Form 33F	Consent to Secure Treatment (person other than child)
Form 34	Child's Consent to Adoption
Form 34A	Affidavit of Parentage, sworn/affirmed
Form 34B	Non-Parent's Consent to Adoption by Spouse
Form 34C	Director's or Local Director's Statement on Adoption
Form 34D	Affidavit of Adoption Applicant(s), sworn/affirmed
Form 34E	Director's Consent to Adoption
Form 34F	Parent's or Custodian's Consent to Adoption
Form 34G	Affidavit of Adoption Licensee or Society Employee, sworn/affirmed
Form 34G.1	Affidavit of Society Employee for Adoption of a Child in Extended Society Care, sworn/affirmed
Form 34H	Affidavit of Adopting Relative or Stepparent, sworn/ affirmed
Form 34I	Parent's Consent to Adoption by Spouse
Form 34J	Affidavit of Execution and Independent Legal Advice (Children's Lawyer), sworn/affirmed
Form 34K	Certificate of Clerk (Adoption)
Form 34L	Application for Openness Order
Form 34M	Consent to Openness Order under s. 194 of the <i>Child, Youth and Family Services Act, 2017</i>
Form 34M.1	Consent to Openness Order under s. 196 or s. 197 of the <i>Child, Youth and Family Services Act, 2017</i>
Form 34N	Application to Change or Terminate Openness Order
Form 35.1	Affidavit (decision-making responsibility, parenting time, contact)
Form 35.1A	Affidavit (child protection information)
Form 36	Affidavit for Divorce
Form 36A	Certificate of Clerk (Divorce)
Form 36B	Certificate of Divorce
Form 37	Notice of Hearing
Form 37A	Information Sheet
Form 37B	Direction to Request Further Information
Form 37C	Notice of Continuation of Hearing
Form 37D	Notice of Registration of Order
Form 37E	Notice for Taking Further Evidence
Form 38	Notice of Appeal
Form 39	Notice of Approaching Dismissal

**FORMAL REQUIREMENTS OF THE CONTINUING RECORD  
UNDER THE FAMILY LAW RULES**

**FORMAL REQUIREMENTS OF THE CHILD PROTECTION  
CONTINUING RECORD UNDER THE *FAMILY LAW RULES***

**APPENDIX**

Appendix A. Family Court Addresses and Family  
Mediation and Information Service  
Providers

**Table of Cases**

**Index**