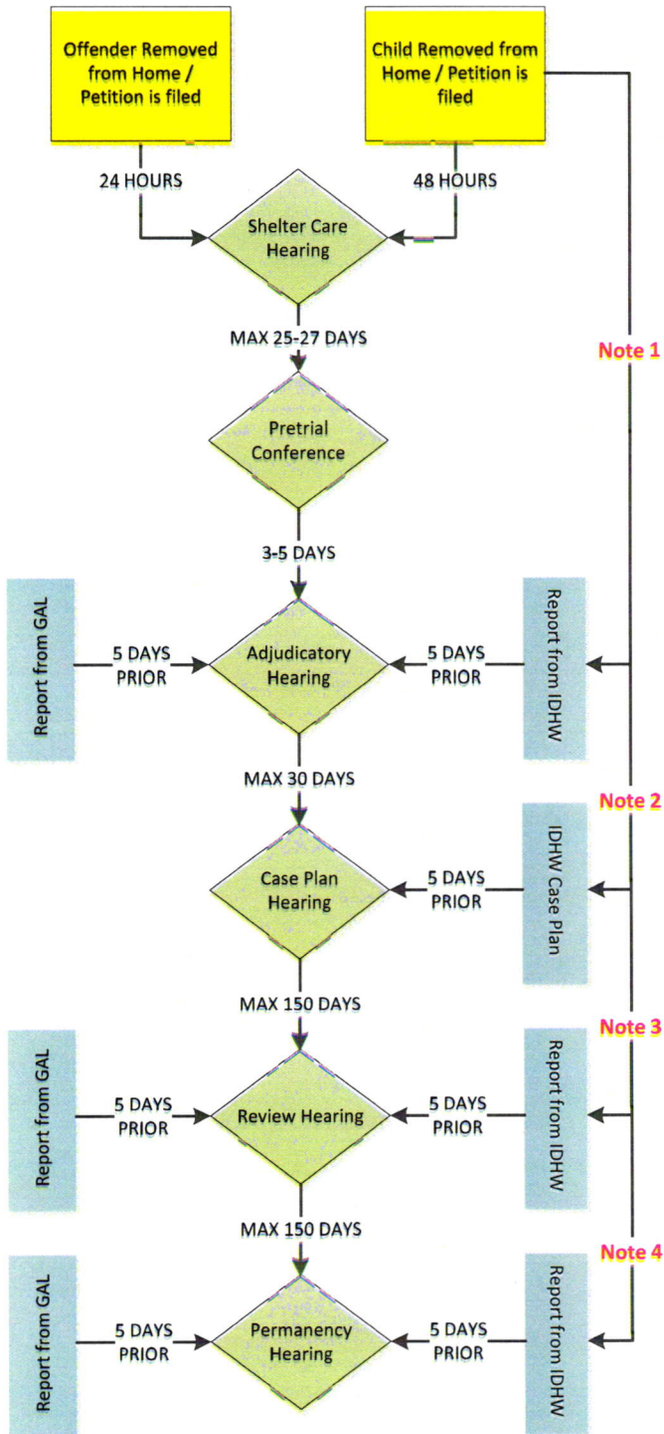
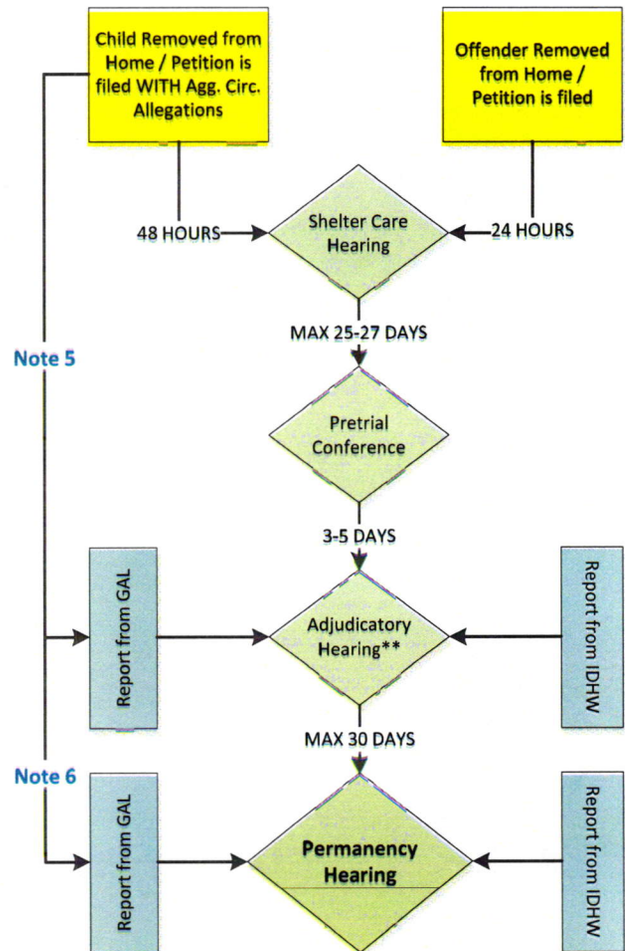


Child Protective Act Case Timelines

without Aggravated Circumstances



w/Aggravated Circumstances



**** This example assumes the judicial determination of Aggravated Circumstances is made at the Adjudicatory hearing. An aggravated circumstances determination can happen at any time during the case. Once the judicial determination is made, the next hearing is a permanency hearing.**

- Note 1:** No more than 30 DAYS after filing of the petition. (Idaho Code section 16-1619(1)).
- Note 2:** No more than 30 DAYS after the Adjudicatory hearing (16-1621(1)) or 60 DAYS from date of petition filed.
- Note 3:** No more than 6 MONTHS after entry of the court's order taking jurisdiction and every 6 months thereafter. (16-1622(1)) Best practice is every 60-90 DAYS.
- Note 4:** No more than 12 MONTHS from removal and every 12 Months thereafter.

- Note 5:** No more than 30 DAYS after filing of the petition. (Idaho Code section 16-1619(1)).
- Note 6:** No more than 30 DAYS after the judicial determination of Aggravated Circumstances is made. (16-1620(1))