## Rule 58. Entering Judgment

- (a) <u>Separate Document</u>. Every judgment and amended judgment must be set out in a separate document, but a separate document is not required for an order disposing of a motion:
  - (1) for judgment under Rule 50(b);
  - (2) to amend or make additional findings under Rule 52(b);
  - (3) for attorney's fees under Rule 54;
  - (4) for a new trial, or to alter or amend the judgment, under Rule 59; or
  - (5) for relief under Rule 60.

## (b) Entering Judgment.

- (1) <u>Without the Court's Direction</u>. Subject to Rule 54(b) and unless the court orders otherwise, the clerk must, without awaiting the court's direction, promptly prepare, sign, and enter the judgment when:
  - (A) the jury returns a general verdict;
  - (B) the court awards only costs or a sum certain; or
  - (C) the court denies all relief.
- (2) <u>Court's Approval Required</u>. Subject to Rule 54(b), the court must promptly approve the form of the judgment, which the clerk must promptly enter, when:
  - (A) the jury returns a special verdict or a general verdict with answers to written questions; or
    - (B) the court grants other relief not described in this subdivision (b).
- (c) <u>Time of Entry</u>. For purposes of these rules, judgment is entered at the following times:

- (1) if a separate document is not required, when the judgment is entered in the civil docket under Rule 79(a); or
- (2) if a separate document is required, when the judgment is entered in the civil docket under Rule 79(a) and the earlier of these events occurs:
  - (A) it is set out in a separate document; or
  - (B) 150 days have run from the entry in the civil docket.
- (d) Request for Entry. A party may request that judgment be set out in a separate document as required by Rule 58(a).
- (e) <u>Cost or Fee Awards</u>. Ordinarily, the entry of judgment may not be delayed, nor the time for appeal extended, in order to tax costs or award fees. But if a timely motion for attorney's fees is made under Rule 54(d)(2), the court may act before a notice of appeal has been filed and become effective to order that the motion have the same effect under Federal Rule of Appellate Procedure 4(a)(4) as a timely motion under Rule 59.

(As amended Oct. 3, 1984, eff. Jan. 1, 1985; Dec. 18, 2001, eff. Apr.1, 2002; Sept. 30, 2003, eff. Jan. 1, 2004; Nov. 25, 2008, eff. Jan. 1, 2009; June 28, 2022, eff. Aug. 1, 2022.)