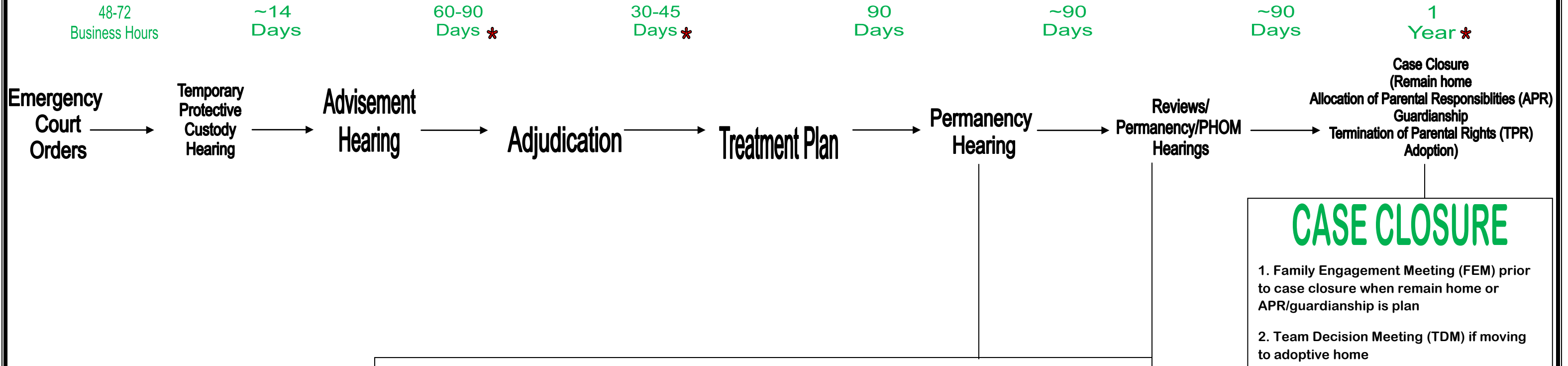


PATH TO PERMANENCY



CASE CLOSURE

1. Family Engagement Meeting (FEM) prior to case closure when remain home or APR/guardianship is plan
2. Team Decision Meeting (TDM) if moving to adoptive home

INITIAL PERMANENCY HEARING	Subsequent Permanency Hearing	OPPLA (Other Planned Permanent Living Arrangement)	PHOM (Permanent Home Hearing)
<ol style="list-style-type: none"> 1. Notice provided under C.R.S. § 19-3-702 2. Youth/Child consultation 3. Efforts to identify kin for placement/support 4. FEM held prior to hearing if concurrent goal is recommended 5. Determine if substantial probability of return home within 6 months 6. If not substantial probability, possible order to file for TPR or make good cause findings as to why not to pursue TPR 	<ol style="list-style-type: none"> 1. Notice provided under C.R.S. § 19-3-702 2. Youth/Child consultation 3. Efforts to identify kin for placement/support 4. FEM held prior to hearing if changing/adding concurrent goal 5. Determine if substantial probability of return home within 6 months 6. If not substantial probability, possible order to file for TPR or make good cause finding as to why not to pursue TPR 	<ol style="list-style-type: none"> 1. Youth is 16 years or older <u>AND</u> 2. Youth demonstrates exceptional circumstances that prevent the youth from returning home, adoption, legal guardianship or permanent custody 3. Efforts to identify kin for placement and support 4. Permanency Round Table (PRT) held prior to adopting OPPLA goal 5. FEM/Emancipation Staffing Prior to Benchmark Hearing 6. Ongoing Benchmark Hearings 	<ol style="list-style-type: none"> 1. In EPP cases, pursuant to C.R.S. § 19-3-703, a child shall be placed in a permanent home no later than 12 months after out of home placement 2. Exceptions can occur if reasonable efforts have been made to find a permanent home and one is not available or if the child is not ready for permanent placement 3. Hearing will occur approximately 9-11 months into a case 4. Parties will engage in a PHOM staffing 30-45 days prior to hearing

* Expedited Permanency Planning (EPP)- Shortened timelines for cases where at least one child is under the age of 6 at the time the D&N Petition is filed.