

**NRCP 16.21 – Proposed**  
**(Retain Nevada with edits)**

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**Rule 16.21. Postjudgment Discovery in Domestic Relations Matters**

(a) Except as provided by this rule~~Unless the court orders otherwise,~~  
~~parties are prohibited from conducting~~may not conduct discovery in a  
postjudgment domestic relations matter.

(b) Parties may conduct discovery in postjudgment domestic relations  
matters. ~~For~~ when:

(1) a court orders an evidentiary hearing in a postjudgment  
custody matter; or

(2) a court, for good cause~~shown, however, a court may,~~ orders  
postjudgment discovery.

(c) Postjudgment discovery shall be governed by NRCP 16.2, NRCP  
16.205 for paternity or custody matters, or as directed by the district court.

**Advisory Committee Note—2018 Amendments**

Rule 16.21 is modified to permit postjudgment discovery in certain  
situations. Rule 16.21(b)(1) automatically permits discovery under Rule  
16.205 upon a court's entry of a postjudgment order ~~postjudgment~~  
~~discovery~~setting an evidentiary hearing in a custody matter. Rule  
16.21(b)(2) permits postjudgment discovery in any action if ordered by the  
court. The court may order discovery upon a party's motion or on its own.