

Rule 52. Findings by the Court

(a) Effect. In all actions tried upon the facts the Court shall make written findings of fact, separate conclusions of law and judgment which shall be entered pursuant to SCR-Dom Rel 58; and in granting or refusing interlocutory injunctions the Court shall similarly set forth the findings of fact and conclusions of law which constitute the grounds of its action. The findings of a master, to the extent that the Court adopts them, shall be considered as the findings of the Court. If an opinion or memorandum of decision is filed, it will be sufficient if the findings of fact and conclusions of law appear therein. If an opinion or memorandum of decision resolves all of the issues on the merits, the judgment may be set forth separately or within the opinion or memorandum of decision. Findings of fact and conclusions of law are unnecessary on decisions of motions under SCR-Dom Rel 12 or 56 or any other motion except motions to modify an order of the Court and except as provided in SCR-Dom Rel 50.

(b) Amendment. On a party's motion filed not later than 10 days after entry of judgment, the Court may amend its findings or make additional findings and may amend the judgment accordingly. The motion to amend may accompany a motion for a new trial under SCR-Dom Rel 59.

(c) [Deleted].