

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR SNOHOMISH COUNTY

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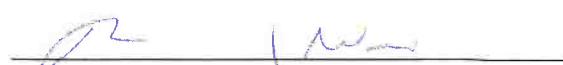
IN RE THE MATTER OF)
THE RESPONSE BY SNOHOMISH) NO.
COUNTY SUPERIOR COURT TO THE)
PUBLIC HEALTH EMERGENCY IN) SECOND AMENDED
SNOHOMISH COUNTY AND THE STATE OF) EMERGENCY ORDER 10
WASHINGTON) RE: COURT OPERATIONS

2020 - 7012-31A

Except as amended herein, all provisions of Emergency Order 10 remain in full force and effect. This Order solely amends the section under 15(c) Ex Parte contained in Emergency Order No. 10. This order clarifies the number and lettering in that section and adds two additional types of cases to be defined as Emergency. The remainder of paragraph 15(c) remain in full force and effect.

1. The Emergency matters identified in paragraph 15 (c) are renumbered from (a) through (e) to (1) through (5).
2. In addition, Emergency matters shall also include:
 - (6) Adoption proceedings for temporary placement of minors currently hospitalized or other emergent issues; and
 - (7) Motions to Appoint a GAL on Petitions for Guardianship of an AIP in the hospital or based on other emergent needs; and
 - (8) Until January 1, 2021, the following matters in a third party custody proceeding:
 - (a) Motion for default and/or
 - (b) Presentation of Final Orders based on a Finding of Default or by agreement of the parties on the condition that the proper background checks are provided, the State has signed off on a Final Child Support Order (if necessary) and all Final documents not entered on the basis of default are signed by all necessary parties.
3. Finalization of Dissolution Actions. The time for litigants in paragraphs 15(e)(i) and (ii) to file their orders shall be by noon two (2) days prior to the hearing date.

DATED this 19th day of November, 2020



Judge Bruce I. Weiss