Snohomish County Superior Court Emergency Local Court Rule Effective: October 12, 2023

## SCLCR - Civil Rules

## RULE 7. Pleadings Allowed; Form of Motions

(b)(2)(d)(12)

- 12. Motions for Revision of Commissioner's Order.
  - A. A party seeking revision of a commissioner's order shall, within the time specified by statute, file and serve on all other parties a motion and completed calendar note. The filing of the written order of the commissioner shall commence the running of the time. Except as set forth in (B), below, review of rulings shall be de novo on the materials submitted to the commissioner. It is the responsibility of the party seeking revision to provide the Judge with working copies of the motion and all materials submitted to the Commissioner for consideration. However, the Court will not consider any supporting materials not previously filed and provided to the Commissioner in support of or in opposition to the order for which revision is sought, or any materials stricken or not considered by the Commissioner. Except as set forth in (B), below, a transcript or recording of proceedings held before the commissioner shall not be filed or considered by the Court, unless specifically authorized by the judge hearing a motion to revise. Any motion for revision shall state each particular finding of fact, conclusion of law, order or ruling for which revision is sought. Any such motion shall additionally contain a brief statement, for each such claimed error, which states the movant's claim of the correct finding, conclusion, order, or ruling. The Motion for Revision shall be filed timely and shall be scheduled by the movant to be heard not more than 14 days after the motion is filed.
  - B. Revision of a Civil Commitment Order or Civil Protection Order including Sexual Assault Protection Order, Extreme Risk Protection Order, or Vulnerable Adult Protection Order.

Motions to revise a Commissioner's order as to any civil commitment order or civil protection order shall be as set forth in (A), above, except as follows:

i. The review of the rulings shall be de novo on the materials submitted to the commissioner and on the recorded or reported record of the hearing.

[Amended emergent effective September 6, 2022; Amended emergent effective October 12, 2023]