 administrative office of the courts

July 10, 2018

TO: Judges, Commissioners, County Clerks, Superior Court Administrators, Juvenile Court Administrators, Law Libraries, Attorneys, and Public

FROM: Merrie Gough, Senior Legal Analyst

SUBJECT: JULY 2018 SUMMARY OF CHANGES TO JUVENILE COURT FORMS

The Juvenile Court Forms Subcommittee and the Washington Pattern Forms Committee updated the Juvenile Court Forms listed below to implement approved recommended changes requested by the legal community, and:

* Laws of 2018, ch. 58 (SB 6287), Technical edits regarding DSHS duties transferred to DCYF
* Laws of 2018, ch. 284 (SB 6407), Relating to private case management of child welfare services
* Laws of 2018, ch. 197 (HB 1056), Military/Consumer Protection

The changes were published in two installments with effective dates “06/2018” and “07/2018.”

Detailed descriptions of the changes effective July 1, 2018 follow:

|  |  |  |
| --- | --- | --- |
| **Shelter Care Proceedings – JU-2** | | |
|  | JU-02.0110 | **Order to Take Child into Custody and Place in Shelter Care**  In paragraph 3.1 change “\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [DSHS/Supervising Agency]” to “the Department of Children, Youth, and Families (DCYF).”  In paragraph 3.2 and in the signature area, change “The supervising agency” to “DCYF.” |
|  | JU-02.0200 | **Shelter Care Hearing Order  Agreed  Contested  Default**  In paragraph 1.1 change “DSHS” to “DCYF” and delete the check box option for: “~~Licensed Child Placement Agency \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_~~.”  Throughout the form, delete “DSHS/Supervising Agency” and replace it with “DCYF.”  In paragraph 2.7, “Shelter Care,” insert the following check box option at the end of the section, with the check box lined up with the first two check boxes:  “ The child is or there is reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4). The child is in need of shelter care to prevent imminent physical damage or harm to the child.”  In paragraph 3.5, “Education,” in the third check box option, change “Laws of 2013, ch. 182 §5” to “RCW 13.34.046.”  In the signature area, change “Agency Representative” to “DCYF Representative.” |
|  | JU-02.0220 | **Order Authorizing Continued Shelter Care**  Below the section heading “II. Findings,” change the paragraph as follows:  “There is reasonable cause to believe that the requirements of  RCW 13.34.065 have been satisfied and that the child should remain in shelter care for an additional 30 days or until ~~pending the shelter care hearing scheduled for \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [date] or~~ a shelter care hearing is held pursuant to RCW 13.34.065(7) upon the request of any party or by the court, whichever occurs first.”  In paragraph 3.1, change “\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [DSHS/Supervising Agency]” to “the Department of Children, Youth, and Families (DCYF).”  In the signature area, change “Agency Representative” to “DCYF Representative.” |
|  | JU 02.0240 | **Order and Authorization re Health Care and Education**  Below the section heading “III. Order,” in the first paragraph, change “Department of Social and Health Services” to “Department of Children, Youth, and Families.”  Throughout the forms, change “DSHS” to “DCYF.” |
| **Dependency Proceedings – JU-3** | | |
|  | JU 03.0100 | **Dependency Petition**  In paragraph 1.4 “Child’s Indian Status,” at the end of the first check box option before the lines, change “these proceedings” to “this proceeding.” |
|  | JU-03.0230 | **Notice and Summons by Publication (Dependency)**  In the second paragraph, change “RCW 13.34.050(5)” to “RCW 13.34.030(6).”  In the third paragraph, change “DSHS” to “DCYF.” |
|  | JU-03.0240 | **Notice and Summons by Publication (Termination)**  In the third paragraph, change “DSHS” to “DCYF.” |

|  |  |  |  |
| --- | --- | --- | --- |
|  | JU 03.0400 | **Order of Dependency**  In the right side of the caption on page one, insert the following new check box option immediately above, and lined up with the check box for “Clerk’s Action Required:”  “ Disposition Order (ORDD) Included”  In paragraph 1.1 change “DSHS” to “DCYF” and delete the check box option for: “~~Licensed Child Placement Agency \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_~~.”  Throughout the form, delete “DSHS/Supervising Agency” and replace it with “DCYF.”  In the signature area, change “Agency Representative” to “DCYF Representative.” | |
|  | JU 03.0410 | **Order of Disposition on Dependency**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency” and replace them with “DCYF.” | |
|  | JU 03.0500 | **Order after Hearing First Dependency Review/Dependency Review/Permanency Planning**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency” and replace them with “DCYF.”  In paragraph 2.5, change the first check box option as follows:  “ are still necessary and appropriate for the safety and wellbeing of the child.”  Insert the following as the new paragraph 2.6 (moved from paragraph 2.22):  “2.6 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is the projected date for:  return of the child to his or her home.  placement for adoption.  establishment of a guardianship.  implementation of the following alternate plan of care: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.”  Renumber the remaining paragraphs.  In paragraph 2.15, “Placement of the child,” under section “C. Out of Home,” change the fourth check box option lined up under the “C” as follows:  “ The child  is  is not in a safe and appropriate placement that adequately meets all his or her physical, emotional, cultural, and educational needs.”  Delete former paragraph 2.22 (moved to paragraph 2.6.) | |
|  | JU 03.0510 | **Interim Review Hearing**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency” and replace them with “DCYF.” | |
|  | JU 03.0520 | **Extended Foster Care Dependency Review Hearing Order/Permanency Planning Hearing Order**  Throughout the form, delete “DSHS/Supervising Agency,” “DSHS,” and “Agency” and replace them with “DCYF.” | |
|  | JU 03.0560 | **Legally Free Dependency Review Hearing Order/Permanency Planning Hearing Order**  Throughout the form, delete “DSHS/Supervising Agency” and “DSHS” and replace them with “DCYF.”  Under the heading, “II. Findings,” insert the following as paragraph 2.2:  “2.2 The child’s current caregiver was informed of this proceeding and his or her right to be heard by the court as required by  Chapter 13.34 RCW.”  Renumber the remaining paragraphs.  Insert the following as paragraph 2.5 (moved from paragraph 2.15):  “2.5  In the previous review period, the permanent plan of care in effect for the child has been:  Primary: Alternative:  Adoption.  Final non-parental custody order pursuant to chapter 26.10 RCW or the equivalent laws of another state or a federally recognized Indian  Tribe.  Guardianship.  Long term  relative or  foster care, for children between 16 and 18 years of age, with a written agreement.  Responsible living skills program and/or  Independent living for children 16 and older.”  Insert the following as the new paragraph 2.6:  “2.6 The placement and permanent plan:  are still necessary and appropriate for the safety and wellbeing of the child.  are no longer necessary and appropriate and the placement shall be modified as stated in Paragraph 3.4.  are no longer necessary and appropriate and the permanent plan shall be modified as stated in Paragraph 3.6.  have been accomplished because the court entered an adoption, guardianship, or nonparental custody decree, which is in the child’s best interests, and which implements the permanent plan of care.  long-term foster or relative care has been achieved.”  Insert the following as paragraph 2.7 (moved from paragraph 2.17):  “2.7  The primary permanent plan of care for the child  has   has not been achieved:  For the reasons set forth in the agency’s report; and/or  Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_”  Insert the following as paragraph 2.8 (moved from paragraph 2.18):  “2.8  The permanency plan  is  is not appropriate.  The circumstances that prevent achieving a permanency plan for the child are:  appeal.  as set forth in DCYF’s report.  Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_”  Insert the following as the new paragraph 2.9:  “2.9 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is the projected date for:  placement for adoption.  establishment of a guardianship.  establishment of a non-parental custody.  implementation of the following alternate plan of care: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.”  Insert the following as paragraph 2.12 (moved from paragraph 2.21 and updated):  “2.12 Reasonable efforts  have  have not been made by DCYF to implement and finalize the permanent plan of care for the child as detailed in the agency’s report.”  Insert the following as the new paragraph 2.15:  “2.15  The child  is  is not in a safe and appropriate placement that adequately meets all his or her physical, emotional, cultural, and educational needs.”  Insert the following as the new paragraph 2.16:  “2.16  DCYF  has  has not considered out-of-state placements for the child.  There are no appropriate out-of-state placements at this time.  Other:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.”  Below the heading “Permanency Planning Hearing (to be used only as specified in RCW 13.34.145):”   * Delete paragraph 2.15 (moved to paragraph 2.5). * Delete paragraph 2.17 (moved to paragraph 2.7). * Delete paragraph 2.18 (moved to paragraph 2.8). * Delete paragraph 2.21 (moved to paragraph 2.12). | |
|  | JU 03.0650 | **Order Dismissing Dependency**  In section “I. Basis,” delete “DSHS/Supervising Agency” replace it with “DCYF.” | |
|  | JU 03.0920 | **Consent to Foster Care Placement by Indian Child’s Parent or Indian Custodian**  In paragraph 1.4 delete “DSHS/Supervising Agency” replace it with “Department of Children, Youth, and Families.” | |
| **Termination and Reinstatement of Parent-Child Relationship – JU-4** | | | |
|  | JU 04.0110 | **Hearing, Findings, and Order Regarding Termination of Parent-Child Relationship**  In paragraph 1.2, delete “DSHS/Supervising Agency,” and “Agency,” and replace them with “DCYF.”  In paragraph 4.2.4, change the first check box option as follows:  “ the Department of Children, Youth, and Families (DCYF). ~~Department of Social and Health Services.~~ DCYF ~~Social and Health Services~~ has the power and authority granted by RCW 13.34.210.” | |
|  | JU 04.0600 | **Order re Notice of Hearing on Petition for Reinstatement of Terminated Parental Rights**  In paragraph 2.1 and 2.2, change “Department of Social and Health Services,” to “Department of Children, Youth, and Families.” | |
|  | JU 04.0700 | **Order on Threshold Hearing (Petition for Reinstatement of Terminated Parental Rights)**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency,” and replace them with “DCYF.” | |
|  | JU 04.0800 | **Order on Hearing re Petition for Reinstatement of Terminated Parental Rights**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency,” and replace them with “DCYF.” | |
|  | JU 04.0810 | **Order on Review Hearing Re Petition for Reinstatement of Terminated Parental Rights**  Throughout the form, delete “DSHS/Supervising Agency” and “Agency,” and replace them with “DCYF.” | |
|  | JU 04.0820 | **Order Reinstating Parental Rights**  In paragraph 3.4 and the signature section, delete “DSHS/Supervising Agency” and “Agency,” and replace them with “DCYF.” | |
| **Proceedings for Children in Need of Services (CHINS)/At-Risk Youth – JU-5** | | | |
|  | JU 05.0100 | **Child in Need of Services Petition**  In paragraph 1.3, “Child’s Indian status,” change the check box option as follows:  “The petitioner knows or has reason to know that an Indian child is involved.  The Department of Children, Youth, and Families ~~Social and Health Services~~ is the petitioner. The Federal and the Washington State Indian Child Welfare Acts apply~~ies~~ to this proceeding.”  In paragraph1.4, in the third check box option, change “Department of Social and Health Services,” to “Department of Children, Youth, and Families.” | |
|  | JU-05.0300 | **Order on Child in Need of Services (CHINS) Petition**  In paragraph 1.2 and in the signature area, change “DSHS” to “DCYF.”  Change paragraph 2.1, “Child’s Indian status” as follows:  “2.1 Child’s Indian status:  ❑ There is **not** a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts do not apply to this proceeding.  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts  ❑ ~~applies~~ apply ❑ do~~es~~ not apply.~~, and t~~The notice required under RCW 13.38.070 and 25 U.S.C. § 1912(a)  ❑ has ❑ has not been given.  ❑    ”  In paragraph 3.2, 3.4, and 3.5, change “Department of Social and Health Services” to “Department of Children, Youth, and Families.” | |
|  | JU-05.0400 | **Order of Disposition (CHINS)**  Throughout the form, change “Department of Social and Health Services” to “Department of Children, Youth, and Families” and change “DSHS” to DCYF.”  Change paragraph 2.1 as follows:  “2.1 Child’s Indian status:  ❑ Does not apply because the petition was not filed by Department of Children, Youth, and Families ~~Social and Health Services~~.  ❑ There is **not** a reason to know the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts do not apply to this proceeding.  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts  ❑ apply~~ies~~ ❑ do~~es~~ not apply~~,~~ . ~~and t~~ The notice required under RCW 13.38.070 and 25 U.S.C. § 1912(a) ❑ has ❑ has not been given.  ❑    ” | |
|  | JU-05.0500 | **Order on Review Hearing (CHINS)**  Throughout the form, change “Department of Social and Health Services” to “Department of Children, Youth, and Families” and change “DSHS” to DCYF.”  Change paragraph 2.1 as follows:  “2.1 Child’s Indian status:  ❑ Does not apply because the petition was not filed by Department of Children, Youth, and Families ~~Social and Health Services~~.  ❑ There is **not** a reason to know the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts do not apply to this proceeding.  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4), and the Federal and Washington State Indian Child Welfare Acts  ❑ apply~~ies~~ ❑ do~~es~~ not apply to this proceeding~~,~~ . ~~and t~~ The notice required under RCW 13.38.070 and 25 U.S.C. § 1912(a) ❑ has ❑ has not been given.  ❑    ” | |
|  | JU-05.0700 | **Order on At-Risk-Youth Petition**  Throughout the form, change “Department of Social and Health Services” to “Department of Children, Youth, and Families” and change “DSHS” to DCYF.”  Change paragraph 2.1 as follows:  2.1 Indian status:  ❑ Does not apply.  ❑ There is **not** a reason to know the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4).  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4). ~~and the notice required under RCW 13.32A.152(3)  has  has not been given.~~ | |
|  | JU-05.0710 | **Order of Disposition (At-Risk-Youth)**  Throughout the form, change “Department of Social and Health Services” to “Department of Children, Youth, and Families” and change “DSHS” to DCYF.”  Change paragraph 2.1 as follows:  2.1 Indian status:  ❑ Does not apply.  ❑ There is **not** a reason to know the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4).  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4). ~~and the notice required under RCW 13.32A.152(3)  has  has not been given.~~ | |
|  | JU-05.0800 | **Order on Review Hearing (At-Risk-Youth)**  Throughout the form, change “DSHS” to DCYF.”  Change paragraph 2.1 as follows:  2.1 Indian status:  ❑ Does not apply.  ❑ There is **not** a reason to know the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4).  ❑ There is a reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. 1903(4). ~~and the notice required under RCW 13.32A.152(3)  has  has not been given.~~ | |
|  | JU-05.0920 | **Order on Hearing re Contempt ❑ Review Hearing (CHINS/At-Risk-Youth)**  In paragraph 2.1, “DSHS” to “DCYF.” | |
| **Juvenile Court Records – JU-10** | | | |
|  | JU 10.0220 | **Notice of Respondent’s Motion for Order to Correct or Destroy Improperly Retained Records**  Immediately below the caption, in list of agencies receiving notice:  Add the following as the third line:  “TO:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Office of the Washington State Attorney General”  Change the seventh line as follows:  “TO: ~~Juvenile~~ Rehabilitation Administration (DSHS)”  Add the following as the eighth line:  “TO: Department of Children, Youth, and Families (DCYF)” | |
| **Petition for Review of Out-of-Home Placement – JU–12** | | | |
|  | JU-12.0100 | | **Petition for Review of Out-Of-Home Placement**  Change paragraph 1.5, “Child’s Indian status,” as follows:  “1.5 Child’s Indian status:  ~~The petitioner has made the following efforts and cannot determine whether the child is an Indian child as defined Laws of 2011, ch. 309, §4:~~    ~~.~~  Based upon the following, the petitioner does not have reason to know the child is ~~not~~ an Indian child as defined in ~~Laws of 2011, ch. 309, §4~~RCW 13.38.040 and 25 U.S.C. § 1903(4), and the F~~f~~ederal and Washington State Indian Child Welfare Acts do not apply to ~~these~~ this proceeding~~s~~:    .  Based upon the following, the petitioner knows or has reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4)~~Laws of 2011, ch. 309, §4~~ and the ~~f~~Federal and Washington State Indian Child Welfare Acts do apply to ~~these~~ this proceeding~~s~~:    .  The petitioner has made the following preliminary efforts to provide notice of ~~these~~ this proceeding~~s~~ to all tribes to which the petitioner knows or has reason to know the child is or may be **(1)** a member or **(2)** eligible for membership if the biological parent is also a member:    ”  In paragraph 1.6, “Parents Unable to Assume Custody of the Child,” in the first check box option, change “Department of Social and Health Services” to “Department of Children, Youth, and Families.” |
|  | JU-12.0400 | | **Order on Review of Out-Of-Home Placement**  Throughout the form, change “Department of Social and Health Services” to “Department of Children, Youth, and Families.” Also, change “DSHS/Supervising Agency,” “Supervising Agency,” “Agency” or “DSHS,” to “DCYF.”  Change paragraph 2.1, “Child’s Indian status,” as follows:  2.1 Child’s Indian status:  On this date  On \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the court asked each participant on the record whether the participant knows or has reason to know the child is an Indian child.  The petitioner  has  has not made a good faith effort to determine whether the child is an Indian Child.  Based upon the following ~~information~~, there is not a reason to know the child is not an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4)~~Laws of 2011, ch. 309, §4~~, and the ~~f~~Federal and Washington State Indian Child Welfare Acts do not apply to ~~these~~ this proceeding~~s~~:    .  Based upon the following, there is reason to know the child is an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4)~~Laws of 2011, ch. 309, §4,~~ and ~~the f~~Federal and Washington State Indian Child Welfare Acts apply to this proceeding, unless and until it is determined on the record that the child does not meet the definition of an Indian child:    .  Based on the following summary, the petitioner used due diligence to identify and work with the tribes of which there is reason to know the child may be a member or eligible for membership, to verify whether the child is in fact a member (or the biological parent is a member and the child is eligible for membership).        The facts establish by clear, cogent and convincing evidence, including the testimony of a qualified expert witness that continued custody of the child by the   mother  father  Indian custodian is likely to result in serious emotional or physical damage to the child.  DCYF made active efforts by actively working with the parent, parents, or Indian Custodian to engage them in remedial services and rehabilitative programs to prevent the breakup of the Indian family beyond simply providing referrals to such services, but those efforts have been unsuccessful.  The petitioner  has  has not provided notice of ~~these~~this proceeding~~s~~ as required by RCW 13.38.070 and 25 U.S.C. § 1912(a) ~~Laws of 2011, ch. 309, §7 and the federal Indian Child Welfare Act~~ to all tribes to which the petitioner or court knows or has reason to know the child is may be **(1)**a member or **(2)**eligible for membership if the biological parent is also a member. |
|  | JU-12.0500 | | **Review Hearing Order/Permanency Planning Hearing**  Throughout the form, change “DSHS/Supervising Agency,” “Supervising Agency,” “Agency” to “DCYF.”  Change paragraph 2.1, “Child’s Indian status,” as follows:  2.1 Child’s Indian status:  On this date  On \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the court asked each participant on the record whether the participant knows or has reason to know the child is an Indian child.  There is not a reason to know ~~T~~the child is ~~not~~ an Indian child as defined in RCW 13.38.040 and 25 U.S.C. § 1903(4)Laws of 2011, ch. 309, § 4, based upon prior findings and order(s). The F~~f~~ederal and Washington State Indian Child Welfare Acts do not apply to this~~ese~~ proceedings.  There is reason to know the child is an Indian child as defined in ~~Laws of 2011, ch. 309, § 4~~ RCW 13.38.040 and 25 U.S.C. § 1903(4), based upon prior findings and order(s). The ~~f~~Federal and Washington State Indian Child Welfare Acts apply to ~~these~~ this proceeding~~s~~. The notice and evidentiary requirements of the ~~f~~Federal and Washington State Indian Child Welfare Acts were found in previous proceedings and are incorporated here by reference.  DCYF made active efforts by actively working with the parent, parents, or Indian Custodian to engage them in remedial services and rehabilitative programs to prevent the breakup of the Indian family beyond simply providing referrals to such services, but those efforts have been unsuccessful.  Other: |
| **Title 13 RCW Guardianship – JU-14** | | | |
|  | JU 14.0200 | **Notice and Summons**  In paragraph 1.1, in the second check box option, change “DSHS/Supervising Agency” to “DCYF.”  In the footer, change “Laws of 2010, ch. 272 §§ 3, 7, 8” to “RCW 13.36.030, .070, .080.” | |
|  | JU 14.0400 | **Order on Petition for Order Appointing Title 13 RCW Guardian**  In paragraph 2.12 and 2.14, change “DSHS/Supervising Agency” to “DCYF.”  In the signature area, change “Agency Representative” to “DCYF Representative.”  In the footer, change “Laws of 2010, ch. 272 §§ 3, 4, 5, and 11” to “RCW 13.36.030, .040, .050, .237.” | |
|  | JU 14.0560 | **Order re Motion for Order Modifying Visitation**  In paragraph 1.2 and in the signature area, change “DSHS/Supervising Agency” and “Agency” to “DCYF.”  In the footer, change “Laws of 2010, ch. 272 §6” to “RCW 13.36.060.” | |
|  | JU 14.0650 | **Order on Petition for Termination of Title 13 RCW Guardianship**  In paragraph 2.2 and 2.5, change “DSHS/Supervising Agency” to “DCYF.”  In the footer, change “Laws of 2010, ch. 272 §7” to “RCW 13.36.070.” | |
| **Vulnerable Youth Guardianship – JU-15** | | | |
|  | JU 15.0100 | **Petition for Order Appointing Vulnerable Youth Guardian**  In paragraph 1.3, below the table, change “Laws of 2017, ch. 279, §6” to “RCW 13.90.040.” In the same paragraph, change “Laws of 2017, ch. 279, §3” to “RCW 13.90.010.”  In paragraph 1.6(e), change ““Laws of 2017, ch. 279, §6” to “RCW 13.90.040.”  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0250 | **Declaration for Proposed Vulnerable Youth Guardian**  In paragraph 2, in both check box options, change “Laws of 2017, ch. 279, §3” to “RCW 13.90.010.”  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0300 | **Findings and Conclusions re Petition to Appoint Vulnerable Youth Guardian**  In paragraph 2.5, change “Laws of 2017, ch. 279, §6” to “RCW 13.90.040.”  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0400 | **Order Appointing Vulnerable Youth Guardian**  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0500 | **Order on Review Hearing for Vulnerable Youth Guardianship**  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0600 | **Motion to Terminate/Modify Vulnerable Youth Guardianship**  In paragraph 1.3, below the table of information about the proposed substitute vulnerable youth guardian, change “Laws of 2017, ch. 279, §6” to  “RCW 13.90.040.” In the same paragraph, change “Laws of 2017, ch. 279, §3” to “RCW 13.90.010.”  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0630 | **Findings and Conclusions re Motion to Terminate/Modify Vulnerable Youth Guardianship**  In paragraph 2.4, in the first check box option change “Laws of 2017, ch. 279, §6” to “RCW 13.90.040.”  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |
|  | JU 15.0650 | **Order on Motion to Terminate/Modify the Vulnerable Youth Guardianship**  In the footer, change “Laws of 2017, ch. 279” to “Chapter 13.90 RCW.” | |