

Faulk, Camilla

From: Greg Wall [gregwall@wllps.com]
Sent: Wednesday, December 08, 2010 8:34 AM
To: Faulk, Camilla
Subject: Proposed amendment of MAR 7.1

I hope the Court adopts this rule. The current state of affairs is a malpractice trap. The Nevers v. Fireside case puts form over substance, the opposite of what CR 1 states. The current rule is particularly onerous if you practice in several counties.

Gregory J. Wall
Wall Liebert & Lund
gregwall@wllps.com
1521 SE Piperberry Way
Suite 102
Port Orchard, WA 98366
360-876-1214