

**Tracy, Mary**

---

**From:** OFFICE RECEPTIONIST, CLERK  
**Sent:** Thursday, March 28, 2019 9:23 AM  
**To:** Tracy, Mary  
**Subject:** FW: Re CrR3.7

-----Original Message-----

From: Summer F Evert [mailto:healfam4@olympen.com]  
Sent: Thursday, March 28, 2019 9:14 AM  
To: OFFICE RECEPTIONIST, CLERK <SUPREME@COURTS.WA.GOV>  
Subject: Re CrR3.7

Having worked closely with victims of crimes in cooperation with local Prosecutors, I feel confident that CrR3.7 is a terrible idea! The idea that a perpetrator of a sexual crime against a child will be granted mandatory access to that child's disclosure of the crime makes my skin crawl. The sheer insensitivity to the rights of a victim, with such a rule is mind boggling.

Aside from the emotional complications added to a case with the introduction of CrR3.7, the added burden placed on prosecution is also an issue. CrR3.7 tips favor towards the defense team in a system that already leans that way. Please protect the rights of victims and do not offer defendants and defense lawyers this opportunity to further traumatize victims.

Please do not approve CrR3.7.

Thank you.

--

Summer Evert  
Advocate  
healfam4@olympen.com  
360-452-3811