Area	Statute	Description	Legal Standard	Inquiries & Decisions	Findings & Orders (based on decisions)	Process/Practice Change	Other Questions, Considerations, & Needs
Placement Prior to SCH	13.34.060(2)	(2) Unless there is reasonable cause <u>based</u> <u>on specific evidence</u> to believe that the health, safety, or welfare of the child would be jeopardized or that the efforts to reunite the parent and child will be hindered, priority placement for a child in shelter care, pending a court hearing, shall be with any person described in RCW 74.15.020(2)(a) or 13.34.130(1)					Caseworkers will need to be collecting and documenting more specific information about relative/suitable others as potential placements. Opportunity between emergency removal resulting in placement into LFP and Shelter Care Hearing to assess if placement with relative/suitable other is possible and search for additional relative suitable other options for placement.
Placement Prior to SCH	13.34.060(2)(b)	(b). The person must be willing and available to care for the child and be able to meet any special needs of the child and the court must-find that such placement is in the best interests of the child-complete the inquiry required under RCW 13.34.065 to establish whether continued placement with the relative is appropriate. The person must be willing to facilitate the child's visitation with siblings, if such visitation is part of the supervising agency's plan department's plan or is ordered by the court		Is the person willing and available to care for the child and able to meet any special needs of the child? AND Is the continued placement appropriate based on RCW 13.34.065 inquiry? AND Is the person willing to facilitate visitation with siblings?			DCYF caseworks will need training and guidance on using the 13.34.065 inquiry instead of "best interest". More structured criteria than relying on "best interest" determinations.

Area St	tatute	Description	Legal Standard	Inquiries & Decisions	Findings & Orders (based on decisions)	Process/Practice Change	Other Questions, Considerations, &
Placement Prior to SCH	13.34.060(2)(b)	If a child is not initially placed with a relative or other suitable person requested by the parent pursuant to this section, the supervising agency department shall make an effort within available resources <u>continuing efforts</u> to place the child with a relative or other suitable person requested by the parent on the next business day after the child is taken into custody. The supervising agency department shall document its effort to place the child with a relative or other suitable person requested by the parent pursuant to this section. Nothing within this subsection (2) establishes an entitlement to services or a right to a particular placement.	"an effort within available resources" → "continuing effort	Is the child placement with a relative or suitable other that was requested by the parent?	If no, the department shall make continuing efforts to place the child with a relative or other suitable person requested by the parent on the next business day after the child is taken into custody AND document its effort to place the child with a relative or other suitable person requested by the parent	DCYF Practice Change: DCYF Search Unit, and caseworkers to following up on that work; able to provide updated information at hearings on what DCYF has done for continuing efforts. -"Practice Tips", Guide	Needs-Consult with child's tribe (ICWA & RtK)-What will be done if parents say no but the placement with a relative is a good option?Parents are supposed to be identifying possible placementsTied into the courts ability to make reasonable and active efforts findings

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Placement Prior to SCH	13.34.060(3)	(3) Whenever a child is taken into custody pursuant to this section, the <u>*supervising</u> agency <u>department</u> may authorize evaluations of the child's physical or emotional condition, routine medical and dental examination and care, and all necessary emergency care, <u>after informing</u> the child's parent, guardian, or legal custodian, unless the parent, guardian, or legal custodian cannot be reached. The child's parent, guardian, or legal custodian must be provided the opportunity to attend any appointments authorized under this subsection, unless prohibited by court order.					What if law enforcement is saying parents cannot attend? -can include in pick up orders; what do PCs look like? -Family & Juvenile Law Committee question -local law enforcement protocols

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		(b) <u>(c)(i)</u> If the court does not release the	Standard for NOT	Relative/Suitable Other		-A lot more placement
		child to his or her parent, guardian, or legal	placing with a relative	<u>Inquiry</u>		with relatives and
		custodian, the court shall order placement	or other suitable	1. Have any relative or		suitable others
		with a relative or other suitable person as	person 🗲	other suitable persons		_
		described in RCW 13.34.130(1)(b), unless	reasonable cause to	expressed interest in		-More support for
		there is reasonable cause to believe the	believe that LFC is	becoming a caregiver for		relatives much earlier
		health, safety, or welfare of the child	necessary to prevent	the child?		on in a system that is
		would be jeopardized or that the efforts to	imminent physical	2. Is the relative or other		already going to be
		reunite the parent and child will be	harm <u>or</u> efforts to	suitable person able to		stretched for services.
		hindered. If such relative or other suitable	reunify would be	meet any special needs of		
		person appears otherwise suitable and	hindered	the child?		-Relative/suitable other
		competent to provide care and treatment,		3. Is the relative or other		placement have little to
		the fingerprint-based background check		suitable person willing to		no ability to prepare
		need not be completed before placement,		facilitate the child's sibling		themselves which
		but as soon as possible after placement.		and parent visitation if		impacts their
		The court must also determine whether		such visitation is ordered		relationships with the
Placement	Current	placement with the relative or other			parents, DCYF, etc – not	
Relative /	13.34.065(5)(b)	suitable person is in the child's best		4. Does the relative or		as prepared.
Suitable	13.34.003(3)(0)	interests. The relative or other suitable		suitable other person		
Other-	New	person must be willing and available to:		support reunification of		DCYF culture shift of
Other-	13.34.065(5)(c)	(i) Care for the child and be able to meet		the parent and child once		why we can't place, how
	13.34.005(5)(0)	any special needs of the child;		reunification can safely		we can support the
		(ii) Facilitate the child's visitation with		occur?		families so that we can
		siblings, if such visitation is part of the				safely place them there
		department's plan or is ordered by the		What is the stated		and support the family.
		court; and		preference of the parent,		
		(iii) Cooperate with the department in		guardian, or legal		-Working and engaging
		providing necessary background checks		custodian regarding		with relative/suitable
		and home studies.		placement with the		others; background
		the petitioner establishes that there is		relative or suitable other		checks
		reasonable cause to believe that:		person?		
		(A) Placement in licensed foster care is				-How do we identify
		necessary to prevent imminent physical		If Yes to 1-4, the		suitable others?
		harm to the child due to child abuse or		following must not		
		neglect, including that which results from		prevent the child's		-Culture change towards
		sexual abuse, sexual exploitation, or a		placement with the		relative/kinship;
		pattern of severe neglect, because no		relative or other suitable		reducing bias in our
				person:		system

relative or other suitable person is capable	1. an incomplete	
of ensuring the basic safety of the child; or	background check, if such	-Need to have concrete
(B) The efforts to reunite the parent and	appears otherwise	supports at-the-ready
child will be hindered.	suitable and competent to	for families
(ii) In making the determination in (c)(i) of	provide care and	
this subsection, the court shall:	treatment	-Treatment, support
(A) Inquire of the petitioner and any other	Background checks	services, and resources
person present at the hearing for the child	2. Uncertainty on the part must be completed as	available from the very
whether there are any relatives or other	of the relative or other soon as possible after	beginning. Increase
suitable persons who are willing to care for	suitable person regarding placement	services in those areas
the child. This inquiry must include	potential adoption of the	and asking from the
whether any relative or other suitable	child	very beginning.
person:		
(I) Has expressed an interest in becoming a	3. Disbelief on the part of	-Relatives and suitable
caregiver for the child;	the relative or other	others sometimes have
(II) Is able to meet any special needs of the	suitable person that the	a hard time asking DCYF
child;	parent, guardian, or legal	for help because of (i.e.,
(III) Is willing to facilitate the child's sibling	custodian presents a	fear that kids will be
and parent visitation if such visitation is	danger to the child,	removed)
ordered by the court; and	provided the caregiver will	
(IV) Supports reunification of the parent	protect the safety of the	-Specialized peer
and child once reunification can safely	child and comply with	support for suitable
occur; and	court orders regarding	other and relative
(B) Give great weight to the stated	contact	placements.
preference of the parent, guardian, or legal		
custodian, and the child.	4. The conditions of the	-What kind of support
(iii) If a relative or other suitable person	relative or other suitable	can the court order to
expressed an interest in caring for the	person's home are not	support relative and
child, can meet the child's special needs,	sufficient to satisfy the	suitable other
can support parent-child reunification, and	requirements of a	placements? Common
will facilitate court-ordered sibling or	licensed foster home.	licensing issues?
parent visitation, the following must not	The court may order	
prevent the child's placement with such	the department to	
relative or other suitable person:	provide financial or	
(A) An incomplete department or	other support	
fingerprint-based background check, if	necessary to ensure	
such relative or other suitable person	safe conditions in the	
appears otherwise suitable and competent	home.	

	to provide care and treatment, but the		
	background checks must be completed as		
	soon as possible after placement;		
	(B) Uncertainty on the part of the relative		
	or other suitable person regarding		
	potential adoption of the child;		
	(C) Disbelief on the part of the relative or		
	other suitable person that the parent,		
	guardian, or legal custodian presents a		
	danger to the child, provided the caregiver		
	will protect the safety of the child and		
	comply with court orders regarding contact		
	with a parent, guardian, or legal custodian;		
	or		
	(D) The conditions of the relative or other		
	suitable person's home are not sufficient		
	to satisfy the requirements of a licensed		
	foster home. The court may order the		
	department to provide financial or other		
	support to the relative or other suitable		
	person necessary to ensure safe conditions		
	in the home.		

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Placement Relative / Suitable Other-	Current 13.34.065(5)(c) New 13.34.065(d)	(c)(d)If the child was not initially placedwith a relative or other suitable person,and the court does not release the child tohis or her parent, guardian, or legalcustodian, the department shall makereasonable efforts to locate a relative orother suitable person pursuant to RCW13.34.060(1).In determining placement,the court shall weigh the child's length ofstay and attachment to the currentprovider in determining what is in the bestinterest of the child.		Change in Factors for Consideration: Best interest determination for placement <u>does not</u> include consideration of child's length of stay and attachment to current caregiver.			 -Is the same language used in non-shelter care statutes? -This would be important to make clear to judicial officers.
Placement Relative / Suitable Other-	Current 13.34.065(5)(d) New 13.34.065(e)	(d) (e) If a relative or other suitable person is not available, the court shall order continued shelter care and shall set forth its reasons for the order. If the court does not order placement with a relative or other suitable person, the court shall place the child in licensed foster care and shall set forth its reasons for the order. If the court orders placement of the child with a person not related to the child and not licensed to provide foster care, the placement is subject to all terms and conditions of this section that apply to relative placements.		If the court does not order placement with a relative or other suitable person,	the court shall place the child in licensed foster care <u>AND</u> The court shall set forth its reasons for the order <u>AND</u> The placement is subject to all terms and conditions of this section that apply to relative placements.		

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Placement Relative / Suitable Other- Licensing	13.34.065(5)(i)	(i) If the court places with a relative or other suitable person, and that person has indicated a desire to become a licensed foster parent, the court shall order the department to commence an assessment of the home of such relative or other suitable person within 10 days and thereafter issue an initial license as provided under RCW 74.15.120 for such relative or other suitable person, if qualified, as a foster parent. The relative or other suitable person shall receive a foster care maintenance payment, starting on the date the department approves the initial license. If such home is found to be unqualified for licensure, the department shall report such fact to the court within one week of that determination. The department shall report on the status of the licensure process during the entry of any dispositional orders in the case.		Is placement with a relative or suitable other? YES Has that person indicated a desire to become a licensed foster parent? YES	The court shall order the department to commence an assessment of the home of such relative or other suitable person within 10 days <u>AND</u> Issue an initial license as provided under RCW 74.15.120 for such relative or other suitable person, if qualified, as a foster parent The relative or other suitable person shall receive a foster care maintenance payment, starting on the date the department approves the initial license.	If found to be unqualified for licensure, the department shall report such fact to the court within one week of that determination. The department shall report on the status of the licensure process during the entry of any dispositional orders in the case.	-DCYF has a plan in place to prepare for this. -Is there something we can provide to relatives at court about licensing?

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Placement Licensed Foster Care	13.34.065(5)(j)(i)	(j) If the court places the child in licensed foster care: (i) The petitioner shall report to the court, at the shelter care hearing, the location of the licensed foster placement the petitioner has identified for the child and the court shall inquire as to whether: (A) The identified placement is the least restrictive placement necessary to meet the needs of the child; (B) The child will be able to remain in the same school and whether any orders of the court are necessary to ensure educational stability for the child; (C) The child will be placed with a sibling or siblings, and whether court-ordered sibling contact would promote the well-being of the child; (D) The licensed foster placement is able to meet the special needs of the child; (E) The location of the proposed foster placement will impede visitation with the child's parent or parents;		Licensed Foster Care Placement Inquiry Is placement in a licensed foster home? VES DCYF shall report the location of the identified licensed foster placement I. Is the identified placement the least restrictive necessary? 2. Will the child be able to remain in the same school? Are any orders necessary to ensure stability? 3. Will the child be placed with a sibling or siblings? Would court-ordered sibling contact would promote well-being? 4. Is the licensed foster placement able to meet the special needs of the child? 5. Will the location of the proposed foster placement impede family time visitation?			 In reality, DCYF may not know answers to some of the question at the initial hearing, depending on how the child came into care (PC vs. pick up order) and when hearing occurs. especially if child is able to remain in same school DCYF should come prepared to answer what has been done to address each consideration and what is the plan, and how long that should take Going to have to start discussing in FTDMs Overall purpose is to assess the harm of removal to that child → how to mitigate harm of removal. Checklist tool needed for FTDMs and court?

Area	Statute	Description	Legal Standard	Inquiries & Decisions	Findings & Orders (based on decisions)	Process/Practice Change	Other Questions, Considerations, & Needs
Placement Licensed Foster Care	13.34.065(5)(j)(ii)	 (j)(ii) The court may order the department to: (A) Place the child in a less restrictive placement; (B) Place the child in a location in closer proximity to the child's parent, home, or school; (C) Place the child with the child's sibling or siblings; (D) Take any other necessary steps to ensure the child's health, safety, and well- being; 			The court may order DCYF to: 1. Place the child in a less restrictive placement 2. Place the child in a location closer in proximity to the child's parent(s), home, or school 3. Place the child with the child's sibling(s) 4. Take any other necessary steps to ensure child's health, safety, and well-being/		 -What happens when relatives live across the state? -Case planning focused on when the child can safely return home as soon as possible; not about service completion -How much weight will be given to factors
Placement Licensed Foster Care	13.34.065(5)(j)(iii)	 (j) (iii) The court shall advise the petitioner that: (A) Failure to comply with court orders while a child is in shelter care will be considered when determining whether reasonable efforts have been made by the department during a hearing under RCW 13.34.110; and (B) Placement moves while a child is in shelter care will be considered when determining whether reasonable efforts have been made by the department during a hearing under RCW 13.34.110. 			The court shall advise DCYF that: 1. Failure to comply with court orders while child is in shelter care will be considered in determining if reasonable efforts to have been made. 2. Placement moves while child is in shelter care will be considered when determining if reasonable efforts have been made.		-if a child is in-home, they are not in "shelter care"

Area	Statute	Description	Legal Standard	Inquiries & Decisions	Findings & Orders	Process/Practice	Other Questions,
					(based on decisions)	Change	Considerations, &
							Needs
		(8)(a) If a child is returned home from				LE no longer required	Good thing for
		shelter care a second time in the case, or if				to be present -> will	caseworkers to know
		the supervisor of the caseworker deems it				be an internal DCYF	
		necessary, the multidisciplinary team may				policy update	Not protecting against
		<u>be reconvened.</u>					when placement is in
		(b) If a child is returned home from shelter					foster care, only relative
DCYF		care a second time in the case a law					or suitable person.
	13.34.065(8)	enforcement officer must be present and					
Liability		<u>file a report to the department. The</u>					
		department and its employees shall not be					
		held liable in any civil action for complying					
		with an order issued under this section for					
		placement: With a parent who has agreed					
		to accept services, a relative, or a suitable					
		person.					