SPOKANE SUPERIOR COURT COURT COMMISSIONER ORDERS

BEGINNING JULY 16, 2021

- The email box for court orders to the court commissioners (CommissionersOrders@spokanecounty.org) will be deleted on July 16, 2021.
- After hearings, the parties are responsible for *timely* bringing the original orders to the Family Law Center or to the judicial officer (if still in the courtroom).
- For hearings heard by pro tem court commissioners, the proposed orders shall be brought to the Family Law Center unless instructed otherwise by the pro tem.
- Agreed orders for the court commissioners can by brought to ex parte (if no hearing was held) or use the court clerk's mail-in procedure described on their website with a \$30 fee.
- If after a contested hearing, the parties cannot agree to what the court found and ordered, individual proposed orders may be submitted IN-PERSON to the Family Law Center <u>IF</u> the disagreements are clearly designated. Sanctions are always reserved for any party that submits a proposed order with language the court did not find or order. Anyone submitting a proposed order must state any knowledge of if or why the other party objects.
- If the judicial officer is appearing remotely, the parties shall get instructions from that judicial officer about submission of proposed orders.