

Legal Standards Comparison Chart

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COURTS		
ADMINISTRATIVE OFFICE OF THE COURTS	Shelter Care	Post Fact-Finding
Event Trigger	Begins with Removal or Request for Removal of an Allegedly Dependent Child RCW 13.34.050 – Court Order RCW 13.34.055 – Protective Custody RCW 26.44.050 – Hospital Hold RCW 13.34.040 – Dependency Petition RCW 13.34.030(24) "Shelter care" means temporary physical care in a facility licensed pursuant to RCW 74.15.030 or in a home not required to be licensed	Begins When/If Dependency is Established RCW 13.34.110 – Fact Finding & Disposition
Dependency	Filing Dependency Petition RCW 13.34.040(1) Any person may file with the clerk of the superior court a petition showing that there is within the county, or residing within the county, a dependent child and requesting that the superior court deal with such child as provided in this chapter. RCW 13.34.030(6) Dependent child" means any child who: (a) Has been abandoned; (b) Is abused or neglected as defined in RCW 26.44.020 by a person legally responsible for the care of the child; (c) Has no parent, guardian, or custodian capable of adequately caring for the child, such that the child is in circumstances which constitute a danger of	Establishing Dependency RCW 13.34.110(1) The petitioner shall have the burden of establishing by a preponderance of the evidence that the child is dependent within the meaning of RCW 13.34.030. RCW 13.34.030(6) Dependent child" means any child who: (a) Has been abandoned; (b) Is abused or neglected as defined in RCW 26.44.020 by a person legally responsible for the care of the child; (c) Has no parent, guardian, or custodian capable of adequately caring for the child, such that the child is in circumstances which constitute a danger of

	substantial damage to the child's psychological or	substantial damage to the child's psychological or
	physical development; <u>OR</u>	physical development; <u>OR</u>
	(d) Is receiving extended foster care services, as	(d) Is receiving extended foster care services , as
	authorized by RCW 74.13.031.	authorized by RCW 74.13.031.
	RCW 13.34.065(5)(a)	RCW 13.34.130(6)
	The court shall release a child alleged to be dependent	Placement of the child with a relative or other suitable
	to the care, custody, and control of the child's parent,	person as described in subsection (1)(b) of this
	guardian, or legal custodian unless the court finds	section shall be given preference by the court. An
	there is reasonable cause to believe that:	order for out-of-home placement may be made only if
	(i) After consideration of the specific services that have	the court finds that reasonable efforts have been
	been provided, reasonable efforts have been made	made to prevent or eliminate the need for removal
	to prevent or eliminate the need for removal of the	of the child from the child's home and to make it
	child from the child's home and to make it possible for	possible for the child to return home, specifying the
	the child to return home; AND	services, including housing assistance, that have been
	(ii)(A) The child has no parent, guardian, or legal	provided to the child and the child's parent, guardian,
	custodian to provide supervision and care for such	or legal custodian, and that prevention services have
	child; OR	been offered or provided and have failed to prevent
	(B)(I) Removal of the child is necessary to prevent	the need for out-of-home placement, unless the
	imminent physical harm due to child abuse or	health, safety, and welfare of the child cannot be
Removal	neglect, including that which results from sexual	protected adequately in the home, AND that:
Reiliovai	abuse, sexual exploitation, a high-potency synthetic	(a) There is no parent or guardian available to care
	opioid, or a pattern of severe neglect, notwithstanding	for such child;
	an order entered pursuant to RCW 26.44.063. The	(b) The parent, guardian, or legal custodian is not
	evidence must show a causal relationship between the	willing to take custody of the child; OR
	particular conditions in the home and imminent	(c) The court finds, by clear, cogent, and convincing
	physical harm to the child. The existence of community	evidence, a manifest danger exists that the child will
	or family poverty, isolation, single parenthood, age of	suffer serious abuse or neglect if the child is not
	the parent, crowded or inadequate housing, substance	removed from the home and an order under RCW
	abuse, prenatal drug or alcohol exposure, mental	26.44.063 would not protect the child from danger.
	illness, disability or special needs of the parent or	The court shall give great weight to the lethality of
	child, or nonconforming social behavior does not by	high-potency synthetic opioids and public health
	itself constitute imminent physical harm. The court	guidance from the department of health related to
	shall give great weight to the lethality of high-potency	high-potency synthetic opioids, including fentanyl,
	synthetic opioids and public health guidance from the	when deciding whether a manifest danger exists.
	department of health related to high-potency synthetic	
	opioids when determining whether removal of the child	RCW 13.34.030(15)

is necessary to prevent imminent physical harm due to child abuse or neglect.

- (II) It is contrary to the welfare of the child to be returned home; and
- (III) After considering the particular circumstances of the child, any imminent physical harm to the child outweighs the harm the child will experience as a result of removal; <u>OR</u>
- (C) The parent, guardian, or custodian to whom the child could be released has been charged with violating RCW 9A.40.060 or 9A.40.070.

RCW 13.34.030(15)

"High-potency synthetic opioid" means an unprescribed synthetic opioid classified as a schedule II controlled substance or controlled substance analog in chapter 69.50 RCW or by the pharmacy quality assurance commission in rule including, but not limited to, fentanyl.

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RCW 13.34.065(1)(a) 13.34.138(3)(c) In a pending dependency case in The court shall hold an additional shelter care hearing which the court orders that a dependent child may be returned home and that child is later removed from the within 72 hours, excluding Saturdays, Sundays, and holidays if the child is removed from the care of a home, the court shall hold a review hearing within parent, guardian, or legal custodian at any time after thirty days from the date of removal to determine an initial shelter care hearing under this section. whether the permanency plan should be changed, a termination petition should be filed, or other action is RCW 13.34.065(7)(a)(i) warranted. The best interests of the child shall be the A shelter care order issued pursuant to this section court's primary consideration in the review hearing. may be amended at any time with notice and hearing thereon. The shelter care decision of placement shall There IS NOT consensus as to whether the be modified only upon a showing of change in requirement for an additional Shelter Care Hearing Additional circumstances. No child may be placed in shelter care under RCW 13.34.065(1)(a) applies when an ex parte **Shelter Care** for longer than thirty days without an order, signed by order for removal is granted post-disposition and what **Hearing** the judge, authorizing continued shelter care. legal standards for removal and placement decisions would apply at such a hearing (13.34.030 or 13.34.130). While there is not consensus about what standard applies when a child is removed from a parent after a dispositional hearing, there is general agreement that, if the Department intends to remove a child from a parent after dependency is established and the parent does not agree to the removal, the best practice is to have a hearing in court to address the removal as soon as is practical. RCW 13.34.065(5)(c)(i) RCW 13.34.130(2) If the court does not release the child to his or her Absent good cause, the department shall follow the parent, quardian, or legal custodian, the court shall wishes of the natural parent regarding the placement order placement with a relative or other suitable of the child in accordance with RCW 13.34.260. person as described in RCW 13.34.130(1)(b), unless the petitioner establishes that there is reasonable RCW 13.34.130(3) **Placement** cause to believe that: The department may only place a child with a person (A) Placement in licensed foster care is necessary to not related to the child as defined in RCW prevent imminent physical harm to the child due to 74.15.020(2)(a), including a placement provided for in child abuse or neglect, including that which results subsection (1)(b)(iii) of this section, when the court from sexual abuse, sexual exploitation, a high-potency finds that such placement is in the **best interest of** the child. Unless there is reasonable cause to synthetic opioid, or a pattern of severe neglect,

because no relative or other suitable person is capable of ensuring the basic safety of the child; <u>OR</u>

(B) The efforts to reunite the parent and child will be hindered.

RCW 13.34.030(15)

"High-potency synthetic opioid" means an unprescribed synthetic opioid classified as a schedule II controlled substance or controlled substance analog in chapter 69.50 RCW or by the pharmacy quality assurance commission in rule including, but not limited to, fentanyl.

RCW 13.34.065(5)(c)(ii)(B)

Give great weight to the stated preference of the parent, quardian, or legal custodian, and the child

believe that the health, safety, or welfare of the child would be jeopardized or that efforts to reunite the parent and child will be hindered, the child shall be placed with a person who is willing, appropriate, and available to care for the child, and who is: (I) Related to the child as defined in RCW 74.15.020(2)(a) with whom the child has a relationship and is comfortable; or (II) a suitable person as described in subsection (1)(b) of this section. The court shall consider the child's existing relationships and attachments when determining placement.

RCW 13.34.130(6)

Placement of the child with a relative or other suitable person as described in subsection (1)(b) of this section shall be given preference by the court. An order for out-of-home placement may be made only if the court finds that reasonable efforts have been made to prevent or eliminate the need for removal of the child from the child's home and to make it possible for the child to return home, specifying the services, including housing assistance, that have been provided to the child and the child's parent, guardian, or legal custodian, and that prevention services have been offered or provided and have failed to prevent the need for out-of-home placement, unless the health, safety, and welfare of the child cannot be protected adequately in the home, and that:

- (a) There is **no parent or guardian available** to care for such child;
- (b) The parent, guardian, or legal custodian is **not** willing to take custody of the child; or
- (c) The court finds, by clear, cogent, and convincing evidence, a manifest danger exists that the child will suffer serious abuse or neglect if the child is not removed from the home and an order under RCW 26.44.063 would not protect the child from danger. The court shall give great weight to the lethality of

high-potency synthetic opioids and public health guidance from the department of health related to high-potency synthetic opioids, including fentanyl, when deciding whether a manifest danger exists.

RCW 13.34.030(15)

"High-potency synthetic opioid" means an unprescribed synthetic opioid classified as a schedule II controlled substance or controlled substance analog in chapter 69.50 RCW or by the pharmacy quality assurance commission in rule including, but not limited to, fentanyl.

RCW 13.34.130(10)

If there is insufficient information at the time of the disposition hearing upon which to base a determination regarding the suitability of a proposed placement with a relative or other suitable person, the child shall remain in foster care and the court shall direct the department to conduct necessary background investigations as provided in chapter 74.15 RCW and report the results of such investigation to the court within thirty days. However, if such relative or other person appears otherwise suitable and competent to provide care and **treatment**, the criminal history background check need not be completed before placement, but as soon as possible after placement. Any placements with relatives or other suitable persons, pursuant to this section, shall be contingent upon cooperation by the relative or other suitable person with the agency case plan and compliance with court orders related to the care and supervision of the child including, but not limited to, court orders regarding parent-child contacts. sibling contacts, and any other conditions imposed by the court. Noncompliance with the case plan or court order shall be grounds for removal of the child from

		the relative's or other suitable person's home, subject to review by the court. RCW 13.34.145(1)(b) Every effort shall be made to provide stability in long-term placement, and to avoid disruption of placement, unless the child is being returned home or it is in the best interest of the child.
Return Home	RCW 13.34.065(5)(a) The court shall release a child alleged to be dependent to the care, custody, and control of the child's parent, guardian, or legal custodian unless the court finds there is reasonable cause to believe that: (i) After consideration of the specific services that have been provided, reasonable efforts have been made AND (ii)(A) The child has no parent, guardian, or legal custodian to provide supervision and care for such child; OR (B)(I) Removal of the child is necessary to prevent imminent physical harm due to child abuse or neglectOR (C) The parent, guardian, or custodian to whom the child could be released has been charged with violating RCW 9A.40.060 or 9A.40.070. There IS consensus that if a child remains home or is returned home before dependency is established the 6-month timeline requirement DOES NOT apply.	RCW 13.34.138(2)(a) A child shall not be returned home at the review hearing unless the court finds that a reason for removal as set forth in RCW 13.34.130 no longer exists. The parents, guardian, or legal custodian shall report to the court the efforts they have made to correct the conditions which led to removal. If a child is returned, casework supervision by the department shall continue for a period of six months, at which time there shall be a hearing on the need for continued intervention. There IS consensus among system partners that if the child is placed in-home at disposition and was never removed, the 6-month minimum timeline DOES NOT apply. If the child is removed from the home (or remains out-of-home) at the dispositional hearing and a trial return home starts at a subsequent review hearing, the 6-month minimum DOES apply. Whether the 6-month minimum applies, dismissal is NOT required at the end of 6-months. The court shall asses the need for continued intervention