

THE SUPREME COURT OF WASHINGTON

IN THE MATTER OF THE TECHNICAL CHANGE TO RAP 18.13A)	ORDER
10 KM 10.13/1)	NO. 25700-A- 1272

The Washington Supreme Court having considered the suggested amendment to RAP 18.13A is a technical change, and the Court having determined that the suggested amendment will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby

ORDERED:

- (a) That pursuant to the provisions of GR 9(j) the suggested amendment as attached hereto is expeditiously adopted.
- (b) That the suggested amendment will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this ______day of November, 2019.

madsen, J.

Stynn,

Fairhust, cg

Coenzález /

Geod McColf

RAP 18.13A

ACCELERATED REVIEW OF JUVENILE DEPENDENCY DISPOSITION ORDERS, ORDERS TERMINATING PARENTAL RIGHTS, DEPENDENCY GUARDIANSHIP ORDERS, AND ORDERS ENTERED IN DEPENDENCY AND DEPENDENCY GUARDIANSHIP CASES

- (a) (i) [Unchanged.]
- (j) Motion Procedure Controls.
- (1) Unless otherwise specified in this rule, the motion procedure, including a party's response, is governed by Title 17.
- (2) A motion to modify a Court of Appeals commissioner's ruling terminating review of a motion for accelerated review filed pursuant to RAP 18.13 A must be served on all persons entitled to notice of the original motion and filed in the appellate court not later than 15 days after the commissioner's ruling is filed in the Court of Appeals. An answer to the motion to modify should be filed not later than 15 days after the motion to modify is filed. A party should not file a reply to an answer unless requested by the appellate court.

(k) - (l) [Unchanged.]