GTONION STATE

THE SUPREME COURT OF WASHINGTON

IN THE MATTER OF THE TECHNICAL CHANGE TO RPC 6.1—PRO BONO PUBLICO SERVICE	ORDER NO. 25700-A- 1273
The Washington Supreme Court having considerable of the Washington Supreme Court have been considerable of the Washin	
Now, therefore, it is hereby ORDERED:	ly administration of justice;
(a) That pursuant to the provisions of GR 96 hereto is expeditiously adopted.	(j) the suggested amendment as attached
(b) That the suggested amendment will be p Reports and will become effective upon publication. DATED at Olympia, Washington this	day of November, 2019.
Madsen, g. Owln 5, g. Stemmer Q.	Fairhust, cg. Weggin, J. Conraler, J.

SUGGESTED AMENDMENTS TO RULES OF PROFESSIONAL CONDUCT TITLE 6 – PUBLIC SERVICE

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RPC	61	PRO	RONO	PURLICO	SERVICE

Every lawyer has a professional responsibility to assist in the provision of legal services to those unable to pay. A lawyer should aspire to render at least thirty (30) hours of pro bono publico service per year. In fulfilling this responsibility, the lawyers should:

- (a) provide legal services without fee or expectation of fee to:
 - (1) persons of limited means or
- (2) charitable, religious, eivilcivic, community, governmental and educational organizations in matters which are designed primarily to address the needs of persons of limited means; and