

**From:** [Margaret Fairfield](#)  
**To:** [LR Comments](#)  
**Subject:** Comment on proposed changes to KCLFLR 6  
**Date:** Tuesday, February 28, 2023 3:48:07 PM

---

[EXTERNAL Email Notice! ] External communication is important to us. Be cautious of phishing attempts. Do not click or open suspicious links or attachments.

LFLR 6(b)(2) should clearly state that “Within 3 days of choosing a hearing date online, the motion, *together with all supporting documents (including briefs, affidavits and/or declarations)* and Notice of Court Date form or order setting hearing must be filed or the hearing may be cancelled.”

I don’t see anywhere in the new proposed LFLRs that clearly states when all supporting documents should be filed and served. The online directions currently state declarations should be filed with the motion, but the rules do not clearly state it, and attorneys are playing games, filing mandatory form motions that are essentially empty carcasses that reference declarations that have not been filed or served.

**Margaret M. Fairfield**, She/Her  
**Attorney**

**WECHSLER BECKER, LLP**  
701 Fifth Avenue, Ste 4550  
Seattle, WA 98104  
T: 206.624.4900