This matter comes before the Court on the public health emergency in Washington State.

FINDINGS OF FACT BASED UPON THE PUBLIC RECORD

2. On March 11, 2020, Governor Jay Inslee issued another Proclamation and Order banning gatherings of 250 or more as follows:

PROCLAMATION BY THE GOVERNOR
AMENDING PROCLAMATIONS 20-05 AND 20-06

WHEREAS, on February 29, 2020, I issued Proclamation 20-05, proclaiming a State of Emergency for all counties throughout the state of Washington as a result of the coronavirus disease 2019 (COVID-19) outbreak in the United States and confirmed person-to-person spread of COVID-19 in Washington State; and

WHEREAS, on March 10, 2020, as a result of significant risks from COVID-19 to persons living in congregate care settings, I issued Proclamation 20-06 amending Proclamation 20-05 by prohibiting certain activities and waiving and suspending specified laws and regulations; and

WHEREAS, COVID-19, a respiratory disease that spreads easily from person to person and may result in serious illness or death, has been confirmed in 9 counties of Washington State resulting in 24 deaths, with significant community spread in King, Pierce, and Snohomish counties; and

WHEREAS, to reduce spread of COVID-19, the United States Centers for Disease Control and Prevention and the Washington State Department of Health (DOH) recommend implementation of community mitigation strategies to increase containment of the virus, including cancellation of large gatherings and social distancing in smaller gatherings; and

WHEREAS, implementation of limitations on large gatherings and use of social distancing prevent initial exposure and secondary transmission to our most vulnerable populations, and are especially important for people who are over 60 years old and those with chronic health conditions due to the higher risk of severe illness and death from COVID-19; and

WHEREAS, the worldwide outbreak of COVID-19 and the resulting epidemic in Washington State continue to threaten the life and health of our people as well as the economy of Washington State, and remains a public disaster affecting life, health, property and the public peace; and

WHEREAS, the DOH continues to maintain a Public Health Incident Management Team in coordination with the State Emergency Operations Center and other supporting state agencies to manage the public health aspects of the incident; and

WHEREAS, the Washington State Military Department Emergency Management Division, through the State Emergency Operations Center, continues coordinating resources across state government to support the DOH and local health officials in alleviating the impacts to people, property,
and infrastructure, and continues coordinating with the DOH in assessing the impacts and long-term effects of the incident on Washington State and its people.

NOW, THEREFORE, I, Jay Inslee, Governor of the state of Washington, as a result of the above-noted situation, and under Chapters 38.08, 38.52 and 43.06 RCW, do hereby proclaim that Proclamations 20-05 and 20-06 remain in effect and are amended to impose restrictions on large gatherings in King, Pierce, and Snohomish counties as provided herein, and that a State of Emergency continues to exist in all counties of Washington State. I again direct that the plans and procedures of the Washington State Comprehensive Emergency Management Plan be implemented throughout state government. State agencies and departments are directed to continue utilizing state resources and doing everything reasonably possible to support implementation of the Washington State Comprehensive Emergency Management Plan and to assist affected political subdivisions in an effort to respond to and recover from the COVID-19 epidemic. As a result of this event, State to include the National Guard and the State Guard, or such part thereof as may be necessary in the opinion of The Adjutant General to address the circumstances described above, to perform such duties as directed by competent authority of the Washington State Military Department in addressing the outbreak. Additionally, I continue to direct the DOH, the Washington State Military Department Emergency Management Division, and other agencies to identify and provide appropriate personnel for conducting necessary and ongoing incident related assessments.

FURTHERMORE, based on the above situation and under the provisions of RCW 43.06.220(1)(b) and RCW 43.06.220(1)(h), to help preserve and maintain life, health, property or the public peace, I hereby prohibit the following activities in King, Pierce and Snohomish counties related to social, spiritual, and recreational gatherings, which restrictions shall remain in effect until midnight on March 31, 2020, unless extended beyond that date: Gatherings of 250 people or more for social, spiritual and recreational activities including, but not limited to, community, civic, public, leisure, faith-based, or sporting events; parades; concerts; festivals; conventions; fundraisers; and similar activities. Violators of this of this order may be subject to criminal penalties pursuant to RCW 43.06.220(5).

Signed and sealed with the official seal of the state of Washington on this 11th day of March, A.D., Two Thousand and Twenty at Olympia, Washington.

3. On March 11, 2020, King County Public Health Local Health Officer, Dr. Duchin issued the following Order banning groups of smaller than 250 unless certain steps can be taken:
LOCAL HEALTH OFFICER ORDER

Whereas on February 29, 2020, Governor Inslee proclaimed a state of emergency within the State of Washington due to COVID-19;

Whereas on March 1, 2020, King County Executive Constantine proclaimed a state of emergency within King County due to COVID-19;

Whereas state law, RCW 70.05.070(2)-(3), requires and empowers the local health officer to take such action as is necessary to maintain health and to control and prevent the spread of any contagious or infectious diseases within the jurisdiction;

Whereas state regulation, WAC 246-100-036, requires the local health officer, when necessary, to institute disease control and containment control measures, including social distancing measures he or she deems necessary based on his or her professional judgment;

Whereas, there is evidence of increasing transmission of COVID-19 within King County, scientific evidence and national public health guidance support strategies to slow the transmission of COVID-19 and protect vulnerable members of the public from avoidable risk of serious illness or death resulting from exposure to COVID-19;

Whereas, the age, condition, and health of a significant portion of the population of King County places it at risk for serious health complications, including death, from COVID-19. Although most individuals who contract COVID-19 do not become seriously ill, persons with mild symptoms and asymptomatic persons with COVID-19 may place other vulnerable members of the public at significant risk; whereas a large surge in the number of persons with serious infections can compromise the ability of the regional healthcare system to deliver necessary healthcare to the public;

Whereas, the implementation of limitations on large gatherings and use of social distancing decreases the risk of COVID-19 transmission to our most vulnerable populations, and is especially important for people who are over 60 years old and those with chronic health conditions due to the higher risk of severe illness and death from COVID-19;

Whereas, this Order will reduce the likelihood that many individuals will be exposed to COVID-19 at a single event, and will thereby slow the spread of COVID-19 in our community; Whereas, this Order will help preserve critical and limited healthcare capacity in the County by reducing the spread of COVID-19;
Whereas, this Order is issued in accordance with, and incorporates by reference, the March 11, 2020 Governor’s Executive Proclamation on COVID-19 Community Mitigation Strategies;

Whereas this Order is issued in light of the existence of 234 cases of COVID-19 (including 26 deaths) in King County, as of March 11, 2020, and a significant and increasing number of assumed cases of community transmission and at a time when implementation of largescale social distancing measures is recommended;

Whereas, social distancing measures can reduce COVID-19 transmission by decreasing the frequency and duration of social contact among persons of all ages, this Order is issued to prevent circumstances often present in mass gatherings that may exacerbate the spread of COVID-19, such as: (a) the increased likelihood that mass gatherings will attract people from a broad geographic area; (b) the a physical environment in which large numbers of people are in close proximity and have multiple opportunities for close contact with one another that facilitates the spread of COVID-19 and; (c) the difficulty in tracing exposure and implementing traditional public health containment measures when large numbers of people attend a single event;

Whereas, this Order comes after the release of substantial guidance from Public Health—Seattle & King County, the Centers for Disease Control and Prevention, and other public health officials throughout the United States and around the world. The Local Health Officer will continue to assess this quickly evolving situation and may modify or extend this Order, or issue additional Orders, related to COVID-19;

Whereas, the Local Health Officer hereby finds it is necessary to institute social distancing measures within King County;

Therefore, as Local Health Officer I ORDER as follows:

1. All events of 250 people or more, are prohibited.

2. Events with fewer than 250 attendees are prohibited unless event organizers take the following steps to minimize risk: ☐ Older adults and individuals with underlying medical conditions that are at increased risk of serious COVID-19 are encouraged not to attend (including employees); ☐ Social distancing recommendations must be met (i.e., limit contact of people within 6 feet from each other for 10 minutes or longer); ☐ Employees must be screened for coronavirus symptoms each day and excluded if symptomatic; and ☐ Proper hand hygiene and sanitation must be readily available to all attendees and employees.

3. Environmental cleaning guidelines from the US Centers for Disease Control and Prevention (CDC) are followed (e.g., clean and disinfect high touch
surfaces daily or more frequently) For the purposes of this Order, an “event” is a gathering for business, social, or recreational activities including, but not limited to, community, civic, public, leisure, or sporting events; parades; concerts; festivals; conventions; fundraisers; and similar activities.

Signed and ordered this day of March 11, 2020, in Seattle, Washington, by

Dr. Jeff Duchin    Local Health Officer
Public Health – Seattle & King County

4. On March 12, 2020, Governor Jay Inslee ordered all schools closed in King, Pierce and Snohomish counties until April 24.

5. On March 12, 2020, the Seattle Times published a Gates Foundation study cited by both Governor Inslee and Dr. Duchin, *Working paper-model-based estimates of COVID-19 burden in King and Snohomish counties through April 7, 2020*, Klein, Hagedorn, Kerr, Hu, Bedford and Famulare; Institute for Disease Modeling; Bill and Melinda Gates Foundation; Fred Hutchinson Cancer Research Institute, March 10, 2020. The conclusions of this study were based upon business as usual; 25, 50, and 75 per cent reduction, from January 15 to April 7. The conclusion of the “business as usual” assumption (that is to say, no general orders such as entered by the Governor and Public Health Officer, no banning of large or small groups, no precautions) estimated 25,000 infections and 400 deaths in our area by April 7. On the other hand, mitigation efforts such as announced above could reduce the range of deaths by a significant amount.

6. Governor Inslee has explained that the coronavirus doubles the infection rate every five to seven days. Some estimates say that by end of April, the infection rate could be one million in our State, without mitigation.

7. The Department of Public Defense (DPD) is an agency within the King County Government. Its website states its primary mission and how a person charged with a public crime
can qualify for a public defender (see https://kingcounty.gov/depts/public-defense/For-Our-Clients-
Legal-Services-and-Advocacy.aspx):

The Department of Public Defense provides attorneys to people who are financially eligible and who are facing certain kinds of criminal and civil proceedings. Generally, the Department of Public Defense provides attorneys to:

- people who have been charged with a crime and face the possibility of jail time
- people who could lose their children due to a dependency action
- people who face involuntary commitment to a mental health facility
- people with outstanding warrants in any King County court
- youth who have been charged with an offense or face certain civil proceedings
- people who face contempt of court for failure to pay child support
- people who face civil commitment as sexually violent predators (RCW 71.09)
- people who would like to get their felony or misdemeanor convictions vacated

A. How to obtain an attorney

A financial interview is required to see if you are eligible for a public defender. These interviews — also called financial screenings — can take place over the phone or in person. To screen by phone, call 206-477-9727. Interviewers are available by phone from 8 a.m. to 4:30 p.m. Monday to Friday. (Interviewers take their last interview at 4:15 p.m.) To screen in person, come to DPD’s main office in Seattle or to a courthouse location. Click here for hours and specific locations for in-person screenings.

At the interview, either over the phone or in person, a DPD screener will ask you questions about your financial situation and determine if you qualify for a public defender.

- **If you are found indigent**, it means you cannot afford an attorney. You will be assigned to a public defense division.

- **If you are found able to contribute**, it means you have enough money that you cannot be found indigent, but you do not have enough money to hire a private attorney. You will be assigned to a public defense division, but you will be asked to sign a promissory note. The note means that you will make payments to help pay for your attorney. King County will send you a monthly bill, giving you up to 12 months to pay for your attorney.

- **If you are found not indigent**, it means you do not qualify for a public defender. In this case, you must hire an attorney on your own. Please see the resources page for places to find legal help in the area.

8. At a meeting on March 11, 2020, convened by Chief Criminal Judge Patrick Oishi and Chief MRJC Judge Veronica Galvan, the subject of which was to discuss the Court’s plan in light of the COVID-19 crisis, DPD attorneys Anita Khandelwal and Gordon Hill stated that DPD
would no longer accept out-of-custody clients/persons charged with a public crime, and
presumably, therefore would no longer screen such individuals to see if they were eligible for
representation.

9. On March 16, 2020, DPD attorney Gordon Hill went on the record in the King
County Courthouse in E1201 and announced that DPD would no longer take on new out-of-custody
defendants. Presumably, DPD stopped screening any new defendants on that day.

10. On March 18, 2020, Chief Justice Debra Stephens issued Order No. 25700-B-606. The Order provides that the defense attorney shall give notice of all continued out-of-
custody cases to defendants.

11. Based upon past history, it is reasonable to assume that there are currently
a number of unrepresented defendants who would qualify for a public defender and for whom
DPD has refused to screen and refused representation. The overwhelming majority of the
defendants who are charged do qualify for a public defender.

CONCLUSIONS OF LAW

1. On March 4th, 2020, Chief Justice Debra Stephens entered an Emergency Order that states,
in part, as follows:

WHEREAS, during this state of emergency, it may become necessary for
courts in these counties to close, relocate, or otherwise significantly modify their
regular operations; and

WHEREAS, the presiding judges in these counties need sufficient
authority to effectively administer their courts in response to this state of
emergency, including authority to adopt, modify, and suspend court rules and
orders as warranted to address the emergency conditions.

NOW, THEREFORE, pursuant to the Court's authority to administer
justice and to ensure the safety of court personnel, litigants, and the public.
IT IS HEREBY ORDERED THAT:

1. The Presiding Judges of the Washington courts are authorized to adopt, modify, and suspend court rules and orders, and to take further actions concerning court operations, as warranted to address the current public health emergency;

2. Each court shall immediately transmit copies of emergency local rules adopted or modified to address the public health emergency to the Administrative Office of the Courts in lieu of the requirements of General Rule 7;

3. Each court that closes pursuant to this Order or General Rule 21 shall sign an administrative order closing the court, file the original with the clerk of the affected court, and notify the Administrative Office of the Courts as soon as practicable.

2. On March 18, 2020, Chief Justice Stephens entered a second Order setting forth continuances for many case types including criminal matters.

3. The Order sets forth how notice shall be received for new hearing dates for matters continued by the Chief's Order.

4. It is the Court's obligation to see that counsel is provided to criminal defendants required by both the Washington State Constitution and the United States Constitution.

5. It is the Court's obligation to ensure that all criminal defendants receive notice. Per the Order and normal practice, counsel supplies that notice to their clients.

6. It is DPD's obligation and role to provide to screen all persons charged with public crimes and represent those who are eligible.

ORDER

1. King County Department of Public Defense shall promptly assign attorneys and enter notices of appearance for all individuals whom have been charged in criminal court. This order includes, but is not limited to cases back to March 16, 2020, the day that DPD announced in open court, on the record, in Courtroom E1201, King County Courthouse,
its refusal to appoint counsel and appear for out-of-custody criminal defendants. For any of those individuals whom DPD later screens and finds ineligible, DPD may withdraw as in any case for an ineligible defendant. Because DPD refused to screen all individuals for a period of time, this order specifically requires them to contact individuals for all cases where they did not enter a notice of appearance and screen them.

2. DPD shall comply with Chief Justice Stephens’ Order at 10(e) for all defendants they represent, in and out of custody, and provide notice of their next hearing date.

   It is so Ordered

March 19, 2020

Hon. Jim Rogers, Presiding Judge
King County Superior Court