**Subsequent Shelter Care Hearings (aka, “The 30-Day” – and beyond)**

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| When you consider… | Think about… |
| RCW 13.34.065…(7)(a) A shelter care order issued pursuant to this section may be amended at any time with notice and hearing thereon. The shelter care decision of placement shall be modified only upon a showing of change in circumstances. No child may be placed in shelter care for longer than thirty days without an order, signed by the judge, authorizing continued shelter care.(b)(i) An order releasing the child on any conditions specified in this section may at any time be amended, with notice and hearing thereon, so as to return the child to shelter care for failure of the parties to conform to the conditions originally imposed.(ii) The court shall consider whether nonconformance with any conditions resulted from circumstances beyond the control of the parent, guardian, or legal custodian and give weight to that fact before ordering return of the child to shelter care. | 1. **Tell me about *updates to the* assessment of Safety. *Specifically…***
	1. Have threats changed? (diminished, increased, new)
	2. How is each child vulnerable to the threat(s)?
	3. Are there changes to the assessment of the parents’ protective capacity?

**Is each child safe? If not, why and how?**1. **Looking at “Walkaway document”, what has been done to address the changes needed for safety?**
	1. **Are they still applicable?**
2. **If a Safety Plan cannot be accomplished today, what specifically needs to change to accomplish it?**
3. **If “No change in circumstances”, why not?**
	1. **Reasonable/Active Efforts?**
	2. **Parent Engagement?**
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**Notes:**