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From: Sent: To: Subject: Jeffrey Hark <jhark3@comcast.net> Sunday, April 7, 2019 8:27 AM Comments Mailbox [External]Extreme Risk Restraining Order

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1) Issue: Is there any notice of criminal or civil contempt for violation of this proposed Rule by the respondent?

2) I do not believe 10 days enough time to respond if there are issue of mental health and obtaining the appropriate medical records by respondent to reply?

3) If the respondent's family are part of the application in the law enforcement's affidavit what about privacy issues?

4) The proposed rule does not allow or even express any entitlement by the respondent additional time if s/he is restrained anywhere, jail, rehab, mental health placement....

5) what about a due process right of a respondent to revisit the Final Court Order at any time.... and is this going to be hear by the family court or criminal court judge?