

WAC 388-875-0230 Discharge of forensic navigator. Forensic navigator services must conclude upon the occurrence of any of the following events:

(1) A forensic navigator client is determined competent to stand trial;

(2) A forensic navigator client is determined not competent to stand trial, but is not ordered into the outpatient competency restoration program (OCRP);

(3) A forensic navigator client has their criminal charges dismissed pending a civil commitment hearing;

(4) A forensic navigator client enters or returns to jail due to a revocation of OCRP or the filing of new charges;

(5) A forensic navigator client receives a new or amended order directing inpatient admission for restoration;

(6) A forensic navigator client refuses further forensic navigator services after the court ordered restoration period ends; or

(7) In other situations, as deemed appropriate by the department, in its sole discretion.

[Statutory Authority: Chapter 10.77 RCW, RCW 10.77.074 and 72.01.090. WSR 21-01-017, § 388-875-0230, filed 12/3/20, effective 1/3/21.]