Presentación de solicitud para una orden de protección

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Last Review Date

November 13, 2024

Formularios de auto ayuda e instrucciones para presentar una solicitud para una orden de protección por violencia doméstica, agresión sexual, acecho, acoso, o por ser un adulto vulnerable.

1. Antes de presentar su solicitud

¡Las organizaciones comunitarias pueden ayudar! Si usted ha experimentado violencia doméstica, acoso, acecho o agresión sexual, o la amenaza de cualquiera de ellos, pida ayuda al refugio para sobrevivientes de la violencia doméstica o al centro para víctimas de agresión sexual de su localidad. Los refugios ofrecen planes de seguridad, alojamiento temporal, defensa legal, asesoramiento y otros servicios

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Visite el sitio web de <u>Información y Remisiones sobre la Violencia</u>

<u>Doméstica del Estado de Washington</u>

(https://www.domesticviolenceinforeferral.org/domestic-violenceprograms) para buscar programas locales por condado, o
programas <u>específicos de cada cultura o comunidad</u>

(https://www.domesticviolenceinforeferral.org/domestic-violenceprograms?field_county_value=All&field_program_catagory_tid=1) o
programas tribales

(https://www.domesticviolenceinforeferral.org/domestic-violenceprograms?field_county_value=All&field_program_catagory_tid=2).

Puede llamar, enviar mensajes de texto o chatear en línea con intercesores 24 horas al día, 7 días a la semana, en cualquiera de estos lugares:

- National Domestic Violence Hotline
 (https://espanol.thehotline.org/), (Línea Directa Nacional contra la Violencia Doméstica)1-800-799-7233
- National Sexual Assault Hotline (https://rainn.org/resources), (Línea Directa Nacional contra la Agresión Sexual) 1-800-656-4673
- StrongHearts Native Helpline
 (https://strongheartshelpline.org/) (Línea de Ayuda Indígena
 Stronghearts) (servicio de apoyo de pares de la Línea Directa
 Nacional contra la Violencia Doméstica), 1-844-762-8483

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Fill out forms online

Presentación de solicitud para una orden de protección
 https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine
 (https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine)

Para solicitar una orden de protección a un juez, debe llenar y presentar al menos los 2 formularios anteriores. Use <u>WA Forms Online</u> (https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine) para llenar estos y otros formularios que pueda necesitar.

La solicitud abarca la protección contra la violencia doméstica, el acecho, el acoso y la agresión sexual, así como la protección de un adulto vulnerable. Le permite pedir una orden de protección provisional que entre en vigor inmediatamente, y una orden de protección en pleno que puede durar un año o más, si la aprueba un juez.

Decida dónde presentar la solicitud. Puede solicitar una orden de protección en el condado de Washington donde vive ahora, o donde vivía antes si huyó para escapar del abuso, o en el condado con el tribunal que le quede más cerca. Si vive en las afueras de un condado, puede que esté más cerca del tribunal del condado vecino. Puede presentar la solicitud allí si le resulta más cómodo.

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Es posible que algunos tribunales ofrezcan sus propios formularios en línea o tengan su propias formas de solicitar una orden de protección en línea. Pregunte al secretario del tribunal sobre la disponibilidad.

Quizás pueda elegir entre solicitar una orden de protección en un tribunal estatal o en un tribunal tribal. El código y/o proceso de cada tribu puede variar. Comuníquese con el tribunal tribal correspondiente (https://goia.wa.gov/tribal-directory/washington-state-tribal-courts) para obtener más información. Es posible que los formularios del tribunal estatal no sirvan en el tribunal tribal.

Decida si va a incluir la dirección de su casa en sus documentos jurídicos.

La orden de protección es un documento público que cualquiera puede ver. Incluir la dirección de su domicilio puede ayudar a la policía a hacer cumplir la orden, ya que sabría con certeza cuál es la dirección de la cual la otra parte debe mantenerse alejada. Sin embargo, también significa que su dirección sería de dominio público y puede causar confusión si se muda. Si tiene dudas, hable con un intercesor

(https://www.domesticviolenceinforeferral.org/domestic-violence-programs?field_county_value=All&field_program_catagory_tid=1). Aunque su dirección sea confidencial, se puede ordenar a la persona restringida que se mantenga alejada de su domicilio.

Decida si quiere o necesita protección inmediata. Puede pedir protección inmediata. Debe explicar cómo usted u otra persona pueden resultar gravemente afectados si no obtiene protección ahora, antes de que la

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persona restringida reciba la notificación de que usted está solicitando una orden de protección.

Reúna sus pruebas de respaldo, como declaraciones escritas, fotos impresas o documentos que le ayuden a demostrar que lo que usted dice es cierto. Esto es útil, pero no obligatorio. Si puede conseguirlas más tarde, puede presentarlas antes de la fecha de la audiencia. Procure no esperar hasta la audiencia para presentar las pruebas por primera vez.

Si no piensa llenar los formularios a mano, trate de obtener acceso a un dispositivo seguro para llenarlos en línea

(https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine), debe ser una computadora o un teléfono al que el agresor no pueda acceder, ni siquiera remotamente (como la computadora de una biblioteca).

Techsafety.org (https://www.techsafety.org/resources-survivors) ofrece consejos para protegerse mientras navega el internet.

Prepárese para explicar por escrito por qué necesita una orden de protección. El juez no investiga sus antecedentes policiales ni otros casos para conocer su historia. El juez solo sabrá lo que pasó si usted lo expone en su declaración escrita. Si no incluye un incidente concreto en su declaración, es posible que no tenga la oportunidad de contárselo al juez durante la audiencia.

Aquí, "Juez" se refiere a jueces y comisionados del juzgado.

Es posible que pueda obtener ayuda para llenar los formularios. Pregunte al secretario del tribunal sobre las organizaciones locales de servicios a las

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víctimas que cuentan con intercesores

(https://www.domesticviolenceinforeferral.org/domestic-violence-programs?field_county_value=All&field_program_catagory_tid=1)
(https://www.domesticviolenceinforeferral.org/domestic-violence-programs?field_county_value=All&field_program_catagory_tid=1) que pueden ayudarle con los formularios.

¡Alerta de armas de fuego! Si le preocupan las armas de fuego, puede pedir al juez que ordene a la persona sujeta a la orden de restricción que haga entrega de las armas. Esto lo puede pedir cuando recién presente la petición para una orden de protección de restricción, o más adelante si su orden de protección o restricción no incluye una orden sobre armas. Si las autoridades policiales le devuelven las armas a la persona sujeta a la orden de restricción, tienen que notificárselo a usted antes de hacerlo. Dé a las fuerzas del orden su información de contacto para que puedan hacer esto. Un correo electrónico es lo mejor.

2. Step-by-step

Paso por paso

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- Llene los formularios. Puede <u>llenar los formularios en línea</u>
 (https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine)
 (https://lawhelpinteractive.org/Interview/GenerateInterview/8208/engine)
 o imprimirlos (https://chapter-1-54f79a68-f707-4235-93a9-ad7003037fb1) para llenarlos a mano.
- 2. **Adjunte a su petición todas las pruebas de respaldo**. Todo debe ir por una sola cara en papel de tamaño normal. Organice los documentos adjuntos para que el juez pueda entenderlos. Añada etiquetas y fechas a las fotos, textos o correos electrónicos.

Algunos documentos confidenciales deben presentarse por separado bajo una portada bajo sello. Esto los mantiene fuera del archivo público del tribunal. No obstante, igual deberá realizar la notificación oficial de estos documentos a la otra parte. **Ejemplos**: talones de pago, declaraciones de impuestos, estados de cuentas bancarias, extractos de prestaciones, historiales médicos o de tratamientos, registros de educación especial, evaluaciones o informes confidenciales

Si teme por su seguridad o la de sus hijos, puede bloquear la información que identifique su ubicación en las copias que presente ante el tribunal y entregue a la otra parte.

3. **Presente sus formularios ante el secretario del tribunal**. Puede llevar sus documentos completados en persona a la secretaría del tribunal que

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haya elegido. O puede llamar primero al secretario para preguntar si puede presentar la solicitud electrónicamente.

- 4. Un juez lee sus documentos jurídicos el mismo día en que los presenta, o el siguiente día hábil si los presenta más tarde o cuando el tribunal está cerrado. Después de leer sus documentos, el juez decidirá:
 - ¿Tiene el juez autoridad (llamada jurisdicción) sobre usted y la persona restringida?
 - ¿Coincide el comportamiento de la persona restringida con ()<u>la</u>
 <u>definición legal</u> de violencia doméstica, agresión sexual, acoso o acecho?
 - Solo en el caso de <u>adultos vulnerables</u>, ¿coincide el comportamiento con la definición legal de abandono, abuso, explotación económica o negligencia?

Si el juez decide que usted no cumple los requisitos

legales, no le programará una audiencia. El juez debe darle una orden de denegación por escrito explicando por qué no le otorga una orden de protección. Si no recibe una orden de denegación por escrito, solicítela. Si sigue sin recibir una orden de denegación después de pedirla, intente comunicarse con un abogado lo antes posible.

Tendrá **14 días** a partir de la fecha de la orden de denegación para volver a redactar (enmendar) su solicitud con más información y pedir al juez que la reexamine. Utilice el mismo número de caso para presentar su solicitud enmendada.

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5. Si ha solicitado protección inmediata y el juez decide que cumple los requisitos legales, **puede dictar una orden de protección provisional que entrará en vigor inmediatamente**. Durará hasta que el juez celebre una audiencia para considerar la orden en pleno en un plazo de 14 días.

Si el juez no le da protección inmediata, puede realizar la notificación oficial a la persona restringida y acudir a una audiencia para pedir una orden de protección en pleno. O puede retirar la solicitud si teme seguir adelante sin una orden de protección provisional. Si usted decide retirarse en este momento, no se le hará la notificación oficial a la persona restringida.

Si usted no pidió protección inmediata, el juez p**rogramará una audiencia para considerar una orden en pleno** si cumple los requisitos legales.

- 6. **Notificación oficial.** Los documentos jurídicos deben entregarse (se debe hacer su notificación oficial) a la persona restringida lo antes posible. Si usted tiene una orden provisional, en ella se indicará quién debe hacer la notificación oficial de la orden. Normalmente, el juez ordena a las fuerzas del orden que hagan la notificación oficial.
 - Si las fuerzas del orden van a realizar la notificación oficial, la secretaría les enviará un paquete de notificación con copias de todos los documentos que deben entregarse.

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 Si la orden dice que la persona protegida debe hacer arreglos privados para realizar la notificación oficial, la secretaría le dará el paquete de notificación. Usted debe encontrar un agente judicial (process server) u otro adulto para realizar la notificación oficial del paquete a la persona protegida.

Su orden provisional es legal y ejecutable (está en vigor) desde el momento en que la firma el juez. **Pero** la policía solo puede hacer cumplir la orden si existen pruebas de que la persona restringida recibió la notificación oficial de la copia de la orden.

La persona restringida debe recibir los papeles al menos 5 días antes de la audiencia. Si la persona restringida es menor de 18 años, sus padres o tutores legales también deben recibir la notificación oficial.

Si usted presenta la solicitud en nombre de un <u>adulto vulnerable</u>, dicho adulto <u>también debe recibir una copia</u> de la notificación, la solicitud y cualquier orden provisional y orden de entrega de armas al menos 5 días antes de la audiencia en pleno. Si el adulto vulnerable <u>tiene un tutor</u> legal o curador, esa persona también debe recibir la notificación oficial.

Consejo sobre la notificación oficial! Pida al secretario una copia del paquete de notificación oficial para tenerlo a la mano. Si en una emergencia llaman a las fuerzas del orden, usted puede entregar este paquete al agente que se encuentre en el lugar para que le haga la notificación oficial a

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la persona restringida en ese momento. Puede que a esto le llamen "paquete de notificación oficial 911".

¡Alerta de seguridad! Si el juez emite una Orden de Entrega y Prohibición de Armas, la persona restringida debe entregar inmediatamente sus armas de fuego a las fuerzas del orden cuando reciba la notificación oficial. Si por alguna razón esto no ocurre, podría aumentar su nivel de riesgo. Un intercesor de violencia doméstica o de otro (https://www.thehotline.org/) tipo puede ayudarle a crear un plan de seguridad en torno a esta situación. Puede llamar al 9-1-1 para informar si cree que la persona restringida todavía tiene armas.

- 7. **Presente el comprobante de la notificación.** La persona que realice la notificación oficial a la persona restringida debe llenar un <u>comprobante escrito de la notificación oficial</u> (también llamado "constancia de la notificación oficial" o "declaración jurada de la notificación oficial"). Si la notificación oficial la realizan las fuerzas del orden, ellas se encargarán de llenar y presentar este formulario. De lo contrario, la persona que realizó la notificación oficial puede presentar el formulario completado al secretario del tribunal, o entregárselo a usted para que lo haga.
- 8. Si la persona restringida no ha recibido la notificación oficial, pero usted sigue necesitando la orden provisional, debe acudir a la

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audiencia en pleno y solicitar una extensión (una prórroga) de la orden provisional.

¡Alerta de seguridad! Aunque usted tenga una orden de protección provisional, debe seguir tomando medidas para que usted y sus hijos permanezcan seguros, especialmente en el momento en que se realiza la notificación oficial de la orden.

9. **Audiencia en pleno.** En esta audiencia el juez va a decidir si emite una *Orden de protección* definitiva. Por lo general, una *Orden de protección* definitiva dura al menos un año. En la solicitud, usted puede <u>pedir</u> (https://chapter-1-54f79a68-f707-4235-93a9-ad7003037fb1) una orden más corta o más larga, según sus necesidades.

3. Prepárese para la audiencia en pleno

Lea nuestros consejos para prepararse para juicio. La audiencia es como un juicio muy breve. Sin embargo, los testigos no suelen declarar en las audiencias de órdenes de protección. Los testigos pueden presentar un formulario de declaración describiendo lo que vieron u oyeron.

Usted debe presentar las declaraciones de los testigos y cualquier otro documento que desee que el juez considere ante el secretario del tribunal y debe realizar la notificación oficial (https://xx) a la persona restringida de una

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copia **antes de la fecha de la audiencia**. En la medida de lo posible, es mejor presentar estos documentos al mismo tiempo que la solicitud.

Si la persona restringida no recibe estas copias de antemano, el juez puede reprogramar la audiencia para que todos tengan tiempo de leerlas. Lo contrario también es cierto: la persona restringida debe proporcionarle copias de todo lo que presente. En la audiencia, usted tiene el mismo derecho de solicitar más tiempo para examinar las copias de todo documento que se le haya entregado por notificación oficial a última hora.

Anote los puntos principales que deberá exponer cuando le toque hablar en la audiencia en pleno. Es posible que no le den más de 5 minutos para hablar.

Si su audiencia es en persona, llegue temprano al tribunal. Si es posible, no lleve a sus hijos.

Si su audiencia es por teléfono o video, siga estos <u>consejos para las</u> audiencias telefónicas o por video.

4. Problemas con la audiencia

Si sabe de antemano que no puede asistir a la audiencia en pleno, comuníquese con el secretario del tribunal para reprogramarla. De lo contrario, si simplemente no acude a la audiencia en pleno, el juez desestimará su orden provisional.

Si la persona restringida no ha recibido la notificación oficial 5 días antes de la audiencia en pleno, usted debe acudir a la audiencia si desea que se

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prorrogue la orden de protección provisional para dar tiempo a que se realice la notificación oficial.

Si la persona restringida recibió la notificación oficial de la orden, pero no con 5 días de antelación, usted igual puede comunicarse con la policía para hacer cumplir la orden en caso de algún quebrantamiento.

5. Durante la audiencia

Es posible que la persona restringida esté presente. Si no se presenta, a pesar de haber recibido la notificación oficial al menos **5 días hábiles** antes de la audiencia en pleno, el juez puede proceder sin su presencia.

Si la otra parte se presenta a la audiencia, cada uno de ustedes podrá contar su versión del caso. Póngase de pie cuando le togue hablar. Explique brevemente al juez lo que quiere y por qué. Intente ser breve al presentar sus argumentos. Exponga solo sus puntos principales. Puede que tenga tan solo 5 minutos para hablar. No repita todo lo que dice en sus documentos.

Si el juez le hace una pregunta, intente responder directamente. **No interrumpa al juez.**

Una vez que el juez haya escuchado a ambas partes, tomará una decisión. Quizás tenga que esperar a que el juez redacte la orden. Es posible que el secretario le entregue una copia inmediatamente. Si no es así, pregunte cómo

puede obtener una copia.

Si la otra parte no se presentó, es posible que haya que hacerle la notificación oficial de las órdenes que el juez dicte en la audiencia. Lea la orden para saber si es necesario realizar la notificación oficial y quién debe hacerlo.

6. Después de la audiencia en pleno

¿Y si no estoy de acuerdo con la decisión del tribunal?

<u>Usted puede solicitar una reconsideración o revisión</u> **en un plazo de 10 días** a partir de la emisión de la orden. Si el décimo día cae en fin de semana o festivo judicial, el plazo finaliza el siguiente día judicial.

- Solicite una reconsideración si la decisión es incorrecta desde el punto de vista jurídico o si ha descubierto nuevas pruebas.
- Pida una revisión si su caso fue resuelto por un juez comisionado (no un juez), y quiere que un juez analice las mismas pruebas.

Presente su solicitud de reconsideración o revisión ante el secretario del tribunal.

Tiene **30 días** para presentar una apelación a partir de la emisión de la orden.

Si hay nuevas pruebas que apoyen la emisión de una orden de protección, puede volver a presentar una solicitud para una orden de protección **en cualquier momento**.

¿Cómo se hace cumplir la orden?

Las fuerzas del orden ingresarán su Orden de protección en un sistema informático estatal. Su orden es válida a nivel estatal y en otros estados.

Si la persona restringida incumple (quebranta) la orden, usted debe **llamar a la policía**. Esto es un delito. La policía debe hacer cumplir su orden y detener a la persona que le ha hecho daño.

¡Pida una tarjeta Hope Card! La Hope Card es una pequeña tarjeta que puede llevar consigo fácilmente. Es una forma de demostrar que tiene una orden de protección en pleno. Puede solicitar una en courts.wa.gov/hopecard/
(https://www.courts.wa.gov/hopecard/). Si no tiene una Hope Card, siempre debe llevar consigo una copia certificada de su orden de protección.

¿Se puede modificar o rescindir la orden?

Cualquiera de las partes puede <u>presentar una solicitud de modificación o</u>
<u>rescisión</u> de la orden. La persona restringida solo puede hacerlo una vez cada **12 meses**.

¿Se puede renovar la orden?

Puede <u>presentar una solicitud de renovación</u> en el plazo de **90 días** antes de que venza la orden. **Ejemplo:** Si su orden vence el 15 de diciembre, puede presentar una solicitud de renovación a partir del 16 de septiembre.

Si se han entregado armas, ¿se devolverán?

Las armas pueden devolverse después de que venza la orden. Comuníquese con la agencia del orden público que figura en la Orden de entrega de armas. Pídale que le avisen si se devuelven las armas.

Para recibir notificaciones importantes para la seguridad de las víctimas, inscríbase en Washington <u>VINELink</u> (https://vinelink.vineapps.com/state/WA) Estas notificaciones incluyen:

- Si el agresor ha sido trasladado o liberado de la cárcel o la prisión
- Si el agresor intenta comprar o transferir un arma de fuego cuando se le ha prohibido, y se la han negado
- Cuando se ha realizado la notificación oficial de la orden de protección
- Un recordatorio cuando falten 90 días para que venza su orden de protección

En el caso de determinados delitos violentos, puede <u>solicitar al</u>

<u>Departamento de Correcciones una notificación previa</u>

(https://www.doc.wa.gov/victims/notification.htm) de traslado o liberación.

7. Forms

Form attached:

Petition for Protection Order (PO 001)

Form attached:

Law Enforcement and Confidential Information (LECIF) (PO 003)

Form attached:

Temporary Protection Order and Hearing Notice (PO 030)

Para solicitar una orden de protección a un juez, es necesario completar y presentar al menos los tres formularios anteriores. Use <u>WA Forms Online</u> (https://lawhelpinteractive.org/Interview/InterviewHome?templateId=8208) para llenar estos tres formularios y cualquier otro que se requiera según el caso. Dependiendo de la situación, podría necesitar los siguientes documentos adicionales:

- Si quiere incluir declaraciones escritas de otras personas que respalden su petición, puede utilizar un formulario de Declaración.
- En caso de que tenga que presentar registros médicos, financieros u otros informes confidenciales, necesitará la <u>Hoja de portada bajo sello</u>, este formulario protegerá su privacidad y evitará que los documentos sean públicos.
- Si usted mismo se encargará de notificar los documentos oficialmente y no planea que lo haga la policía, necesitará el <u>Comprobante de</u> notificación oficial.
- Si la petición es para proteger a un adulto vulnerable, deberá presentar este formulario de <u>Notificación Oficial para Adultos Vulnerables</u>.

WashingtonLawHelp.org gives general information. It is not legal advice. Find organizations that provide free legal help on our <u>Get legal help</u> page. https://assets.washingtonlawhelp.org/es/presentacion-de-

solicitud-para-una-orden-de-proteccion

		Cou	ırt of Washington, (County of
vs.		er (Person starting this	<i>,</i>	No Petition for Protection Order Clerk's Action Required: 1
1,63	JOI 10		,	
		Pe	tition for Protect	tion Order
		-	_	e are different orders based on the type efinitions in <i>Attachments A</i> and <i>B</i> .
1.	Cł	noose the type of pro	tection order that be	st fits your situation. Check only one.
		Domestic Violence –	member who has cor	timate partner or family or household mmitted domestic violence, al conduct or penetration, unlawful ng. (PTORPRT)
		Sexual Assault –	Protection from some (PTORSXP)	eone who has committed sexual assault.
		Stalking –	Protection from some (PTORSTK)	eone who has committed stalking.
		Vulnerable Adult –		eone who has abandoned, abused, or neglected a vulnerable adult (or (PTORVA)
				sking for a Vulnerable Adult Protection Order, you nent B: Vulnerable Adult as part of this Petition.
		Anti-Harassment –		eone who has committed unlawful AH) (fee may be required)

Conduct also includes (*check all that apply*): □ stalking □ hate crime □ single act of violence □ threat of violence including malicious and intentional threat or presence of firearm/weapon causing substantial emotional distress □ family or household member engaged in domestic violence □ nonconsensual sexual conduct or penetration or a sex offense.

2.	If more than one of the protection order types listed above fits your situation, list any additional order types here:									
3.	Who should the order restrain? ("Restrained Person")									
	Name:									
=	Restrained I	Person'	s age: 🗆 l	Under 13	□ 13 to 17 □	18 or over □ unl	known			
prot		id/or ch	ildren, or	you can file		g on the type of o a vulnerable adult				
4.	Who should	the o	rder prote	ect? ("Pro	tected Person	") (Check all that	t apply.)			
			s							
	•		ge 15 or c	lder.)						
	☐ Minor C									
			•		gal guardian [
		_				er of my family or	household.			
				ne minor is a member of my family or household. I have beer and am capable of pursuing their stated interest in this case.						
	Child's Name	Age	Gender	Race	Lives With	How related to you	How related to Restrained Person			
	Custody. If you are no	Important! If the restrained person is a parent of any of the children, complete Attachment C: Child Custody. If you are not a parent of any of the children, complete Attachment D: Non-parents protecting children (ICWA). You must include these Attachment/s with your Petition if they apply.								
	□ Someor									
			e adult (na ion and co	, -	achment B.)					
	☐ an adult (<i>name</i>) who does not meet the definition of a vulnerable adult, but who cannot file the				cannot file the					

(Do not check this for vulnerable adult or domestic violence petitions.) What is the age, disability, health, or inaccessibility concern that makes the adult unable to file themselves? (Examples: the adult is hospitalized, temporarily incapacitated, or in jail/prison.) 5. Service address. What is your address for receiving legal documents? You have the right to keep your residential address private. You may use a different mailing address for receiving legal documents. Mail: Email (if you agree to receive legal documents by email): 6. Interpreter. Do you need an interpreter? ☐ No ☐ Yes, Language: ____ Important! You may need to request an interpreter separately. You will get instructions with an order setting your hearing. How do the parties know each other? 7. Check all the ways the protected person is connected or related to the restrained person: Intimate Partners – Protected person and restrained person are intimate partners because they are: ☐ current or former spouses or domestic partners □ parents of a child-in-common (unless child was conceived through sexual assault) □ current or former dating relationship (age 13 or older) who: □ never lived together ☐ live or have lived together Family or household members - Protected person and restrained person are family or household members because they are: □ parent and child ☐ stepparent and stepchild □ grandparent and grandchild ☐ parent's intimate partner and child ☐ current or former cohabitants as roommates ☐ person who is or has been a legal guardian □ related by blood or marriage (*specify how*) **Other -** (examples: coworker, neighbor, acquaintance, stranger)

petition themselves because of age, disability, health, or inaccessibility.

Con	nection to Was	shington State. Th	nis helps decide if the	e court has authori	ty (jurisdiction).				
8.	Why are you	ı filing in this cou	inty and state? Che	eck all that apply.					
			in this county now, c the nearest court to						
	□ An incide	nt that made me w	ant this protection o	order happened in	this county or state.				
9.	Restrained F	Restrained Person's residence. Where does the restrained person live?							
	☐ In Washir	ngton State in <i>(city</i>	or county):						
	☐ Outside o	of Washington Stat	е						
	□ Unknown								
Are	there other co	ourt cases involv	ing the parties or a	ny children?					
	Other court cases. Have there been any other court cases between any of the people involved in this case, or about any children? Include court cases happening now and in the past and requests for protection that were denied or have expired. (Examples: criminal no contact order, civil protection order, family law restraining order, protection order from another state, tribal order, military orders, parenting plans, divorce, landlord-tenant, employment, property, assault, police investigations. File copies in this court case of everything you want the court to review.) No Yes. If yes, fill out below.								
	Type of Case (see examples)	Court Location (City or County and State)	Court Type (Superior/District/ Municipal/Tribal/ Military)	Case Number (if known)	Status (active/dismissed/ pending/expired/ unknown)				
	Other details	:							
14 If t	<i>rder</i> that starts r days or until th the court detern	now, before the res ne court hearing (w	n? If needed, you castrained person gets hichever comes firs a reason for an immentation.	notice. This prote t).	ection can last up to				

11.		mediate Protection: Do you need a Temporary Protection Order to start immediately, hout prior notice to the restrained person? \square Yes \square No				
12.	res	mediate Weapons Surrender: Do you want a temporary order that requires the strained person to give up all firearms, other dangerous weapons, and concealed tol licenses, and prohibits the restrained person from getting more? ☐ Yes ☐ No				
	coi pei	Yes to 11 or 12, explain why: What serious immediate harm or irreparable injury all occur if an order is not issued immediately without prior notice to the restrained rson? (Briefly explain how you or anyone else might be harmed if you do not get offection now.)				
Wha	t pro	otections do you need? Check everything you want the court to order.				
13.	l a	sk for a protection order with these restraints against the Restrained Person:				
Gener	al F	Restraints				
A.		No Harm: Do not cause any physical harm, bodily injury, assault, nonconsensual sexual conduct or nonconsensual sexual penetration, and do not harass, threaten, or stalk:				
		□ protected person □ the minors named in section 4 above				
		□ these minors only:				
B.		No Contact: Do not make any attempts or have any contact, including nonphysical contact, directly, indirectly, or through third parties, regardless of whether those third parties know of the order, except for service of court documents with:				
		□ protected person □ the minors named in section 4 above				
		□ these minors only:				
		□ these members of the protected person's household:				
		□ Exception (if any). Only this type of contact is allowed:				
		Exceptions about minors, if any, provided in P below.				
C.		Stalking Behavior: Do not harass, follow, monitor, keep under physical or electronic surveillance, cyber harass (as defined in RCW 9A.90.120), or use phone, video, audio or other electronic means to record, photograph, or track locations or communication, including digital, wire, or electronic communication of:				

	☐ the protected person ☐ the minors named in section 4 above				
	□ these minors only:				
	these members of the protected person's household:				
D.		o not enter, return to, knowingly come within, or 00 feet or other distance (specify) of			
	☐ the protected person	☐ protected person's vehicle			
	☐ protected person's school	☐ protected person's workplace			
	☐ protected person's resider	ce ☐ protected person's adult day program			
	☐ the shared residence				
	☐ the residence, daycare, or	school of ☐ the minors named in section 4 above			
	☐ these minors only:				
	□ other:				
	Address: The protected per	son chooses to (<i>check one</i>):			
	☐ keep their address confid	ential			
	person must immediately va restrained person's clothing,	person and restrained person share. The restrained cate the residence. The restrained person may take the personal items needed during the duration of the order, aw enforcement officer is present.			
F.	Intimate Images: Do not possess or distribute intimate images of a protected person, as defined in RCW 9A.86.010. The restrained person must take down and delete all intimate images and recordings of a protected person in the restrained person's possession or control and cease any and all disclosure of those intimate images.				
G.	Electronic Monitoring: The restrained person must submit to electronic monitoring. Example: location tracking via ankle bracelet. (Restrained person must be age 18 or older.)				
Н.	Evaluation: The restrained p	erson shall get an evaluation for:			
	☐ mental health	□ chemical dependency (drugs and alcohol)			
I.	Treatment: The restrained p	erson shall participate in state-certified treatment for:			
	□ sex offender	☐ domestic violence perpetrator			
J.	Personal Belongings: The protected person shall have possession of essential personal belongings, including the following:				

K.		Assets: Do not transfer jointly owned assets.					
		Finances: Provide the following financial relief:					
L.		Vehicle: The protected person shall have use of the following vehicle:					
		Year, Make & Model License No					
M.		Restrict Abusive Litigation: Do not engage in abusive litigation as set forth in chapter 26.51 RCW or in frivolous filings against the protected person, making harassing or libelous communications about the protected person to third parties, or making false reports to investigative agencies.					
N.		Pay Fees and Costs: The restrained person must pay fees and costs of this action. This may include administrative court costs, service fees, and the protected person's costs including lawyer fees.					
Firear	ms	and Other Dangerous Weapons					
О.		Surrender Weapons: The restrained person must immediately surrender any firearms, other dangerous weapons, or concealed pistol licenses to law enforcement and not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive any of those items.					
		portant! The court may be required to order the restrained person to surrender firearms, er dangerous weapons, or concealed pistol licenses even if you do not request it.					
	Do	es the restrained person □ own or □ have access to firearms?					
	☐ Yes ☐ No ☐ I don't know						
	Complete Attachment E: Firearms Identification if Yes.						
	Would the restrained person's use of firearms or other dangerous weapons be a serious and immediate threat to anyone's health or safety?						
		Yes □ No □ I don't know					
		en if the restrained person does not have firearms now, has the restrained person er used firearms, other weapons, or objects to threaten or harm you?					
		Yes □ No					
	If Y	es, describe what happened.					
		the restrained person already not allowed to have firearms? Yes □ No □ I don't know					
		es, why?					
Minors P.	S □	Custody: (If the parties have children together.) The protected person is granted temporary care, custody, and control of					

	☐ the minors named in section 4 above.			
	□ these minors only:			
	Exceptions for Visitation and Transportation (including exchanges, meeting location, and pickup and dropoff) of Minors (if any):			
	Visitation listed here is an exception to any No Contact and Stay Away provisions about the children, in B and D above.			
Q.	Interference: Do not interfere with the protected person's physical or legal custody of:			
	☐ the minors named in section 4 above.			
	□ these minors only:			
R.	Removal from State: Do not remove from the state:			
	☐ the minors named in section 4 above.			
	□ these minors only:			
S.	School Enrollment: Do not enroll or continue attending as a student in the elementary, middle, or high school that a protected person attends: (name of school)			
	(Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools.)			
	Describe any continuing physical danger, emotional distress, or educational disruption to a protected person that would happen if the restrained person attends the same school.			
Pets T.	Custody: The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (Specify name of pet and type of animal.):			
U.	Interference: Do not interfere with the protected person's efforts to get the pet/s named above.			
V.	Stay Away: Do not knowingly come within, or knowingly remain within (distance) of the following locations where the pet/s are regularly found:			
	☐ Protected person's residence (home address may be kept confidential.)			

		□ Other (specify):
Vulne	rabl	e Adult
W.		Safety: Do not commit or threaten to commit acts of abandonment, neglect, financial exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints, against the vulnerable adult.
Χ.		Accounting: Provide an accounting of the disposition of the vulnerable adult's income or other resources.
Y.		Property Transfer: Do not transfer the property of \square the vulnerable adult \square the restrained person. This restraint can last for up to 90 days.
Other Z.		
۷.	_	
Do y	ou ı	need help from law enforcement? They may help you get the things you asked for.
14.	en	w Enforcement Help: Do you want the court to order the appropriate law forcement agency to help you with any of the things listed below? (Check all that ply).
		Possession of my residence.
		Possession of the vehicle I asked for in section L above.
		Possession of my essential personal belongings that are located at:
		☐ the shared residence
		☐ the restrained person's residence
		□ other location:
		Custody of: ☐ the minors named in section 4 above
		these minors only:
		Other:
How	lon	g do you need this order to last?
15.	(TI)	ngth of Order he order will last for at least 1 year unless you ask for something different. Orders straining a parent from contacting their own children may not exceed 1 year.)
		eed this order to last for: □ 1 year □ more than 1 year □ less than 1 year (<i>specify w long</i>):
	If y	ou checked more or less than one year, briefly explain why.

_	rms in the future?
16.	Firearms Restoration Notice (This only applies if there is an existing or future criminal case that prohibits firearm ownership or possession.)
	■ Notify. I want the prosecutor to notify me if the restrained person petitions for restoration of firearms and of the court's decision.
	□ Do not notify. I do not want the prosecutor to notify me if the restrained person petitions for restoration of firearms or of the court's decision.
-	do you need a protection order? What happened? This is your statement where you our experience.
Use r	s specific and descriptive as possible. Put the date, names, what happened, and where names rather than pronouns (he/she/they) as much as possible. If you cannot remember ate, put the time of year it happened (around a holiday, winter, summer, how old your was), or about how long ago.
For a	ll of the questions below, include details:
	Who did what?
	When did this happen?
	 How were any statements made? (in person, mail, text, phone, email, social media)
	How did this make you, the minor, or the vulnerable adult feel?
-	need more space to answer any of the questions below, use form PO 010 <i>Statement</i> or hadditional pages.
with t healtl Civil (he court. This information is also available in a public court file. You should file he court, financial documents, and confidential reports under seal. Use form All 240 Sealed Cover. If you want to seal explicit or intimate images, you must file a rate motion asking the court to seal these images. Use form PO 005, Motion to Redact rate.
17.	Most Recent Incident. What happened most recently that made you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect, and/or financial exploitation. Include specific date/s and details of the incident.

Past Inci	donts What han	nonad in the	act that make	os vou want a	nrotaction or
This coul nonconse hate crim	dents. What hap d include violent a ensual sexual con es. For a vulnera and/or financial ex	acts, fear or the duct or penet ble adult, incl	nreats of viole ration, sexual ude incidents	nce, coercive of abuse, harass or threats of a	control, sment, stalkir bandonment
	Freatment. Descrets for protection		cal treatment	you received f	or issues rela

_	rained person.
Res	trained Person's Substance Abuse
ls s	ubstance abuse involved? □ Yes □ No □ Unknown
If ye	es, what type of substance abuse? Alcohol Drugs Other:
Min	ors Needing Protection, if any (If the information is not already included above.)
affe	there been any violence or threats towards children? How have the children been cted by the restrained person's behavior? Were the children present during any of incidents described above? Describe and give details.
wha incli (red (lea	porting Evidence (Include anything else you want the court to see that helps provet you are saying is true. You are responsible for filing your supporting evidence, uding police reports, if any. Before you file any attachments, you can black out lact) any sensitive information. Examples: your home address and account number ye last 4 digits). If you have audio or video evidence, contact the court for how to mit.)
	I am submitting the following evidence with this Petition (check all that apply):
	□ Pictures
	□ Pictures □ Text/email/social media messages
	□ Text/email/social media messages
	☐ Text/email/social media messages☐ Voice messages (written transcript)

☐ Other (describe):				
with the court. This information is also available	onfidential reports under seal. Use All Civil 040 imate images, you must file a separate motion			
Before you file any attachments, you can black out (redact) any sensitive information. Examples: your home address, account numbers (leave last 4 digits), minor's names (leave minor's initials). Do not list your address in this petition or any supporting evidence if you want it to remain confidential.				
Hope Card: A Hope Card is a small card you can easily carry that has some details of your protection order. It's one way to show you have a full protection order. You can request one at www.courts.wa.gov/hopecard .				
I certify, under penalty of perjury under the laws information provided in this petition and any atta				
□ I have attached <i>(number)</i> : pages.				
Signed at <i>(city and state)</i> :	Date:			
Sign here	Print name			

Attachment A: Definitions (Always include with petition.)

"Domestic violence" means:

- (a) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one intimate partner by another intimate partner; or
- (b) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one family or household member by another family or household member.

"Sexual conduct" means any of the following:

- (a) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing;
- (b) Any intentional or knowing display of the genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent;
- (c) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing, that the petitioner is forced to perform by another person or the respondent;
- (d) Any forced display of the petitioner's genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent or others;
- (e) Any intentional or knowing touching of the clothed or unclothed body of a child under the age of 16, if done for the purpose of sexual gratification or arousal of the respondent or others; or any coerced or forced touching or fondling by a child under the age of 16, directly or indirectly, including through clothing, of the genitals, anus, or breasts of the respondent or others.
- "Sexual penetration" means any contact, however slight, between the sex organ or anus of one person by an object, the sex organ, mouth, or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any animal or object into the sex organ or anus of another person including, but not limited to, cunnilingus, fellatio, or anal penetration. Evidence of emission of semen is not required to prove sexual penetration.

"Stalking" means any of the following:

(a) Any act of stalking as defined under RCW 9A.46.110;

- (b) Any act of cyber harassment as defined under RCW 9A.90.120; or
- (c) Any course of conduct involving repeated or continuing contacts, attempts to contact, monitoring, tracking, surveillance, keeping under observation, disrupting activities in a harassing manner, or following of another person that:
 - (i) Would cause a reasonable person to feel intimidated, frightened, under duress, significantly disrupted, or threatened and that actually causes such a feeling;
 - (ii) Serves no lawful purpose; and
 - (iii) The respondent knows, or reasonably should know, threatens, frightens, or intimidates the person, even if the respondent did not intend to intimidate, frighten, or threaten the person.

"Unlawful harassment" means:

- (a) A knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose. The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner; or
- (b) A single act of violence or threat of violence directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose, which would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner. A single threat of violence must include:
 - (i) A malicious and intentional threat as described in RCW 9A.36.080(1)(c); or
 - (ii) the presence of a firearm or other weapon.

Attachment B: Vulnerable Adult

Only complete this attachment if your case involves a vulnerable adult. If not, skip or remove this attachment.

1.	W	nat quali	fies th	ne adul	t as a vulnerable adult? The adult (check all that apply):				
		Is over 60 years old and does not have the functional, mental, or physical abilit care for himself or herself.							
		Is an individual subject to guardianship under RCW 11.130.265 or an individual subject to conservatorship under RCW 11.130.360.							
		☐ Has a developmental disability as defined in RCW 71A.10.020.							
		Self-directs their own care and receives services from a personal aide under RCW 74.39.							
		Is receiving services from a home health, hospice, or homecare agency licensed or required to be licensed under RCW 70.127.							
		Is receiving in-home services from an individual provider under contract with DSHS							
		Has been admitted to an assisted living facility, nursing home, adult family home, soldiers' home, residential habilitation center, or any other facility licensed by DSHS.							
2.	Do	es the v	ulnera	able ad	ult know you will be filing this petition?				
		Yes □	No	If no,	what efforts did you make to notify the vulnerable adult?				
3.	Co	nnectio	n to W	/ashing	gton. Does the vulnerable adult live in Washington State?				
		Yes □	No	If no, a	are you asking to protect any family members of the vulnerable				
				adult v	who:				
				•	Live in Washington State, and				
				•	Have been affected by the restrained person's actions				
					☐ Yes ☐ No				
4.	WI	nat is yo	ur rela	ationsh	nip to the vulnerable adult?				
		☐ I am the vulnerable adult. I am filing this petition for myself.							
		DSHS is filing this petition for a vulnerable adult who \square has consented \square lacks capacity or ability to consent to this petition.							
		I am the	vulne	rable a	dult's guardian/conservator, or limited guardian/conservator.				
		in Case	ounty and state)						
		☐ To protect the vulnerable adult, I imposed an emergency restriction vulnerable adult's right to associate with the restrained person on (da							

I am the vulnerable adult's legal fiduciary. I was appointed □ trustee □ power of attorney on or about (<i>date</i>) (Attach a copy of your relevant documents, if available.)
I am interested in the welfare of the vulnerable adult. I have a good faith belief that the court's intervention is necessary and that the vulnerable adult is unable at this time to protect their own interests, due to incapacity, undue influence, or duress.
What is the nature of your relationship to the vulnerable adult? How long has this relationship lasted? (Describe)
What is the incapacity, undue influence, or duress that makes the vulnerable adult unable to protect their own interests? (Describe)

Definitions For Vulnerable Adult Protection Orders:

"Vulnerable adult" includes a person:

- (a) Sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself: or
- (b) Subject to a guardianship under RCW 11.130.265 or adult subject to conservatorship under RCW 11.130.360; or
- (c) Who has a developmental disability as defined under RCW 71A.10.020; or
- (d) Admitted to any facility; or
- (e) Receiving services from home health, hospice, or home care agencies licensed or required to be licensed under chapter 70.127 RCW; or
- (f) Receiving services from a person under contract with the department of social and health services to provide services in the home under chapter 74.09 or 74.39A RCW; or
- (g) Who self-directs his or her own care and receives services from a personal aide under chapter 74.39 RCW.

"Abuse," for the purposes of a vulnerable adult protection order, means intentional, willful,

or reckless action or inaction that inflicts injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult. In instances of abuse of a vulnerable adult who is unable to express or demonstrate physical harm, pain, or mental anguish, the abuse is presumed to cause physical harm, pain, or mental anguish.

"Abuse" includes sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraint against a **vulnerable adult**, which have the following meanings:

- (a) "Improper use of restraint" means the inappropriate use of chemical, physical, or mechanical restraints for convenience or discipline, or in a manner that:
 - (i) Is inconsistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under chapter 71A.12 RCW;
 - (ii) is not medically authorized; or
 - (iii) otherwise constitutes abuse under this section.
- (b) "Mental abuse" means an intentional, willful, or reckless verbal or nonverbal action that threatens, humiliates, harasses, coerces,

- intimidates, isolates, unreasonably confines, or punishes a vulnerable adult. "Mental abuse" may include ridiculing, yelling, swearing, or withholding or tampering with prescribed medications or their dosage.
- (c) "Personal exploitation" means an act of forcing, compelling, or exerting undue influence over a vulnerable adult causing the vulnerable adult to act in a way that is inconsistent with relevant past behavior, or causing the vulnerable adult to perform services for the benefit of another.
- (d) "Physical abuse" means the intentional, willful, or reckless action of inflicting bodily injury or physical mistreatment. "Physical abuse" includes, but is not limited to, striking with or without an object, slapping, pinching, strangulation, suffocation, kicking, shoving, or prodding.
- (e) "Sexual abuse" means any form of nonconsensual sexual conduct including. but not limited to, unwanted or inappropriate touching, rape, molestation, indecent liberties, sexual coercion, sexually explicit photographing or recording, voyeurism, indecent exposure, and sexual harassment. "Sexual abuse" also includes any sexual conduct between a staff person, who is not also a resident or client, of a facility or a staff person of a program authorized under chapter 71A.12 RCW, and a vulnerable adult living in that facility or receiving service from a program authorized under chapter 71A.12 RCW, whether or not the sexual conduct is consensual.
- "Financial exploitation" means the illegal or improper use of, control over, or withholding of, the property, income, resources, or trust funds of the vulnerable adult by any person or entity for any person's or entity's profit or advantage other than for the vulnerable adult's profit or advantage. "Financial exploitation" includes, but is not limited to:
- (a) The use of deception, intimidation, or undue influence by a person or entity in a position of trust and confidence with a vulnerable adult to obtain or use the property, income, resources, government benefits, health insurance benefits, or trust funds of the

- vulnerable adult for the benefit of a person or entity other than the vulnerable adult;
- (b) The breach of a fiduciary duty, including, but not limited to, the misuse of a power of attorney, trust, or a guardianship or conservatorship appointment, that results in the unauthorized appropriation, sale, or transfer of the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult; or
- (c) Obtaining or using a vulnerable adult's property, income, resources, or trust funds without lawful authority, by a person or entity who knows or clearly should know that the vulnerable adult lacks the capacity to consent to the release or use of the vulnerable adult's property, income, resources, or trust funds.

"Neglect" means:

- (a) A pattern of conduct or inaction by a person or entity with a duty of care that fails to provide the goods and services that maintain the physical or mental health of a vulnerable adult, or that fails to avoid or prevent physical or mental harm or pain to a vulnerable adult; or
- (b) an act or omission by a person or entity with a duty of care that demonstrates a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to the vulnerable adult's health, welfare, or safety including, but not limited to, conduct prohibited under RCW 9A.42.100.

Attachment C: Child Custody

Only complete this attachment if you are asking to protect any of the restrained person's children. **If not**, skip or remove this attachment.

Does a Washington Court have authority over the children? Before the court can protect a child, you must tell the court about the children's connection to Washington State. See instructions for help.

4	01.				
1.	Cni	ldren	'S H	ome	/S

At any time during the past 5 years, have the children lived:

- on an Indian reservation,
- outside Washington state,
- in a foreign country, or
- with anyone who is not a party to this case?
- ☐ No. (Skip to 2)
- ☐ Yes. (Fill out below to show where the children have lived during the last 5 years.)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: To:	□ All children □ (<i>Initials</i>):	☐ Petitioner ☐ Respondent ☐ Other <i>(name)</i> :	
From: To:	□ All children □ (<i>Initials</i>):	☐ Petitioner ☐ Respondent ☐ Other <i>(name)</i> :	
From: To:	□ All children □ (<i>Initials</i>):	☐ Petitioner ☐ Respondent ☐ Other <i>(name)</i> :	
From: To:	□ All children □ (<i>Initials</i>):	☐ Petitioner ☐ Respondent ☐ Other <i>(name)</i> :	
From: To:	□ All children □ (<i>Initials</i>):	☐ Petitioner ☐ Respondent ☐ Other <i>(name)</i> :	

2. Other people with a legal right to spend time with the children

legal right to spend time with the children?	
□ No.	
☐ Yes. (Name/s) a legal right to spend time with the children because:	has or claims to have

Do you know of anyone besides yourself and Respondent who has or claims to have a

3. Authority over the children (Jurisdiction) (RCW 26.27.201 – .221, .231, .261, .271)

The court can make an order protecting the children because:

Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children and the court still has authority to make other orders for the children.						
	me state jurisdiction – Washington is the child's home state because neck all that apply):					
	The children lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if a child is less than 6 months old, the child has lived in Washington with a parent or someone acting as a parent since birth.					
	☐ There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if a child is less than 6 months old), but those were temporary absences.					
	The children do not live in Washington right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.					
	The children do not have another home state.					
the	home state or home state declined – No court of any other state (or tribe) has a jurisdiction to make decisions for the children or a court in the children's home te (or tribe) decided it is better to have this case in Washington and:					
•	The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and					
•	There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.					
Other state declined – The courts in other states (or tribes) that might be the children's home state have refused to take this case because it is better to have this case in Washington.						
chi ne	mporary emergency jurisdiction – The court can make decisions for the didren because the children are in this state now and were abandoned here or ed emergency protection because the children (or their parent, brother, or sister) are abused or threatened with abuse. (<i>Check one</i>):					
	A custody case involving the children was filed in the children's home state (name of state or tribe): Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).					
	There is no valid custody order or open custody case in the children's home state (name of state or tribe): If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (date):, Washington should have final jurisdiction over the children.					
Ot	her reason (specify):					

Attachment D: Non-Parents Protecting Children (ICWA)

Only complete this attachment if you are asking to protect any children who are **not** your own. **If not**, skip or remove this attachment.

Non-Parents must comply with the Indian Child Welfare Acts (ICWA). If you are not a legal parent of a minor child you are asking to protect, you must find out if the minor is or may be an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case. This does not apply to parents.

Parents: You do **not** have to answer these questions about your own children.

Could any of the children be Indian children? (Check all that apply):

1. Tribal Heritage

If there is a reason to know that a child has **tribal heritage** (including ancestry or familial political affiliation), the court must treat the child as an Indian child unless and until the affected tribe/s decide otherwise or decline to respond after receiving proper notice.

An **Indian child** is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and is eligible for membership. Tribes decide their own membership.

Ш	No. These children are not Indian children (name/s):						
	I know this because (explain if the children have no tribal heritage, or if any possible tribal heritage has already been explored and decided in another court proceeding that complied with ICWA. Attach orders):						
	Yes or maybe. These children are or may be Indian children. They have or may have heritage from the tribe/s listed below:						
	Children	Tribes					
	□ All □ (name/s):						
	□ All □ (name/s):						
	I will provide the <i>Indian Child Welfare Act Notice</i> (form GDN M 401) and a copy of this <i>Petition</i> to the tribe/s named above and other necessary people or agencies.						
	I do not know if any of the children are Indidone the following things to find out:	ian children or have tribal heritage. I have					

	Wa	rnin	g! You must find out if any of these children have tribal ar	ncestry before a full order is issued.
Au	tho	rity	Over Indian Children (Jurisdiction)	
	Do	es r	not apply. None of the children are Indian childre	en.
A state court can decide this case for any children who are or m because:				o are or may be Indian children
		(Cl	nildren's Initials): an Indian reservation, and are not wards of a tr	are not domiciled or living ribal court. (25 U.S.C. § 1911)
		•	nildren's Initials):ian reservation, and (check all that apply):	are domiciled or living on an
			The children's tribe agrees to Washington State	te's concurrent jurisdiction.
			The children's tribe decided not to use its excludeclined). (RCW 13.38.060)	usive jurisdiction (expressly
			Washington State should exercise emergency children temporarily located off the reservation immediate physical damage or harm. (RCW 13	to protect the children from

Attachment E: Firearms Identification

	complete this attachment if the restraine rous weapons. If not , skip or remove th	ed person owns or has access to firearms or other is attachment.						
1.	Does the restrained person \square own or \square have access to any firearms? \square Yes \square No \square Unknown							
2.	Does the restrained person purchase, own, or have access to parts that could be assembled into a working firearm (example: ghost guns)? ☐ Yes ☐ No ☐ Unknown							
3.	Does the restrained person have a co ☐ Unknown	ncealed pistol license (CPL)? ☐ Yes ☐ No						
4.	When was the last time you saw the f	rearm/s?						
5.	Do you know where the restrained pe If yes, check all that apply:	rson keeps the firearm/s? □ Yes □ No						
	☐ On their person ☐ In their car ☐ I	n their home □ Storage unit □ In a safe						
6.	To the best of your knowledge, are the ☐ Unknown	e guns typically loaded? □ Yes □ No						
7.	How important are the firearms to the	restrained person?						
	□1 (not very important) □ 2 □ 3 □ 4 □ 5 (very important) □Unknown							
8.	What does the restrained person generally use the firearms for, if known? (check all that apply):							
	☐ Hunting ☐ Collecting ☐ Target Sh	nooting Defrotection Defined D						
9.	Does the respondent possess explosi	ves? ☐ Yes ☐ No ☐ Unknown						
10.		ssess any other dangerous weapons you believe ☐ Unknown. If yes, list them here:						
below	•	common guns. If you recognize any of the pictures erson has, please check it and write in how many						
□ На	ndgun (how many)	☐ Unassembled Firearm (how many)						
		Q CT						
□ Se	mi-automatic Rifle (how many)							



Law Enforcement and Confidential Information (LECIF)

Clerk: Do <u>not</u> file in a public access file. In criminal cases, do not file. Give to law enforcement.

_____ Court of Washington County:
_____ Case No:

Case No.:							
Law Enforcement: Do no	ot serve or show a com	pleted l	LECIF to	o the other pa	arty.		
Instructions – Protected Person must complete this form. Fill out all sections as much as you can. If you do not know, write "unknown." Complete Attachment A if the Restrained Person is under age 18. Type or print clearly! If law enforcement cannot read this form or identify the person, they cannot serve or enforce your order!							
	1. Restrained F	Person's	Info				
Name: First Middle Last Date of Birth (if unknown give age range)							
Nickname/Alias/AKA ("Also kno	wn as")			Relationship	to Protected Person		
Sex	Race			Height	Weight		
Eye Color	Hair Colo	or		Skin Tone	Build		
Phone/s with Area Code (voice)		Need Interpreter? □ No □ Yes Language:					
2. Where can the R	Restrained Person be	served?	List all l	known contact	information.		
Last Known Address. Street:							
City:		State: Zip:					
Cell number (text):	E	Email:					
Social Media Account/s & User Name/s:							
Other:							
Employer Employer's Address Employer's Phor							
Work Hours	Driver's Lice	License or ID number			State		
Vehicle Make and Model	Vehicle License Number	per Vehicle Color Vehic			Vehicle Year		

3. Disability, hazard, and weapon info about the Restrained Person Law enforcement needs this info to serve the order safely Does the Restrained Person have a disability, brain injury, or impairment requiring special assistance when law enforcement serves the order? □ No □ Yes. If yes, describe (add pages, if needed): Hazard Information Restrained Person's History includes: □Involuntary/Voluntary Commitment □ Suicide Attempt or Threats (How recent?) □Threats to "suicide by cop" □ Assault □ Assault with Weapons □ Alcohol/Drug Abuse ☐ Other: **Concealed Pistol License**: ☐ Yes □ No **Weapons:** □ Handguns ☐ Rifles ☐ Knives □ Explosives ☐ Unknown ☐ Other (include unassembled firearms and specify): **Location of Weapons**: □ Vehicle ☐ On Person ☐ Residence Describe in detail: **Current Status** Is the restrained person a current or former cohabitant as an intimate partner? \square Yes \square No Are you and the restrained person living together now? ☐ Yes ☐ No Does the restrained person know they may be moved out of the home? ☐ Yes ☐ No ☐ N/A Does the restrained person know you are trying to get this order? ☐ Yes ☐ No Is the restrained person likely to react violently when served? ☐ Yes ☐ No 4. Protected Person's Info (If only minors are protected, list them in 5. Provide contact information in this section for the person filing.) Date of Birth Name: First Middle Last Sex Race Height Weight Driver's license or ID number Eye Color Hair Color Skin Tone Build If your information is not confidential, you must enter your address and phone number/s below. Phone(s) w/Area Code Current Address, Street: City: State: Zip: Need interpreter? □No □ Yes Email address: If yes, language: If your info is confidential, you must give a name, address, and phone of someone willing to be your "contact." If you filed for someone else, list your information as the contact. Contact Name: Contact Address Contact Phone Contact Email Address Date of Birth (if you are Petitioner) How can law enforcement contact you and other protected household members if firearms are returned to the restrained person? (Email/s preferred. Update law enforcement with any changes.) ☐ email above ☐ phone number above ☐ address above ☐ other:

		5.	Minor's Info	
Fc	or relationship, use te	erms such as child, gran	dchild, stepchild, nephew, or i	none.
1	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	_
2	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	
3	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	1
4	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	1
	More than 4 minors	are protected. (Attach a p	age to list more children and their	r details.)
	1	6. Protected Househ	old Members or Adult Ch	ildren
Na	ime:		birth date:	
Na	ime:		birth date:	
Na	ame:		birth date:	
Na	ame:		birth date:	
otl	her party and their la		ement, and some state agenciorm unless a court order allow to their own rules.	
CI	hanges: If any infor	mation changes, fill out	another copy of this form and	file it with the court clerk.
this		ue and correct; 2) the in	s of the State of Washington formation about the other part	
l ha	ave attached p	ages.		
Sig	ned at (City and Sta	te):		Date:
	n here		Print name here	
	CW 7.105.115 andatory (07/2023)		Enforcement and	

Mandatory (07/2023) **PO 003**

Attachment A: Restrained Person is a Minor

Only complete this attachment if the Restrained Person is under age 18. **If not**, skip or remove this attachment.

	1. Res	trained Person's	PAREN	or GUARI	DIAN's Info					
Name:	First	Middle	Last			of Birth give age range)				
Nicknam	e/Alias/AKA ("Also kno		Relationship to	Restrained Person						
					□ Parent □ Le	gal Guardian				
	Sex	Race			Height	Weight				
	Eye Color	Hair	Color		Skin Tone	Build				
Phone/s	with Area Code (voice)	:	Need	Interpreter?		•				
			□ No	☐ Yes	Language:					
	2. Where can the Restrained Person's PARENT or GUARDIAN be served? List all known contact information.									
Street:	wn Address.		_							
City:			S	state:	Zip:					
Cell num	ber (text):				Email:					
Social M	edia Account/s & User	Name/s:								
Other:										
	Employer	F	Employer's	Address		Employer's Phone				
	Work Hours	Drive	r's License	or ID number	-	State				
Vehic	le Make and Model	Vehicle License N	umber	Vehic	cle Color	Vehicle Year				
3. Disa	3. Disability, hazard, and weapon info about Restrained Person's PARENT or GUARDIAN Law enforcement needs this info to serve the order safely									
	Does the PARENT or GUARDIAN have a disability, brain injury, or impairment requiring special assistance when law enforcement serves the order? ☐ No ☐ Yes. If yes, describe (add pages, if needed):									
Hazard	Information PAREN	IT or GUARDIAN's h	istory inc	ludes:						
☐ Involu	untary/Voluntary Con	nmitment □ Suicide	Attempt of	or Threats (H	low recent?)					
☐ Threa ☐ Other	ats to "suicide by cop	" □ Assault □ Assa	ault with V	Veapons 🗆	Alcohol/Drug Ab	use				
Concea	led Pistol License:	☐ Yes ☐ No								
Weapor	าs: □ Handguns	☐ Rifles ☐ Knive	s [☐ Explosives	☐ Unknown					
☐ Other	r (include unassembl	ed firearms and spec	cify):							

Location of Weapons:	☐ Vehicle	☐ On Person	☐ Residence	Describe in detail:
Current Status				
Is the PARENT or GUARD	IAN living wit	h the restrained	person now? □	Yes □ No
Are you and the PARENT	or GUARDIA	N living together	now? □ Yes □	l No
Does the PARENT or GUA	RDIAN know	you are trying t	o get this order?	□ Yes □ No
Is the PARENT or GUARD	IAN likely to r	eact violently w	hen served? □ \	∕es □ No

			No						
	etitioner,	Date of Birth	Temporary Protection Order and Hearin Notice (TMO-) (Select only one)						
VS	rs.		□ Domestic Violence (RPF□ Sexual Assault (RSXP)	RT)					
R	Respondent. Date of Birtl		☐ Harassment (RAH)						
			☐ Stalking (STKH)☐ Vulnerable Adult (RVA)						
			Clerk's Action Required:	5.B, 10, 11, 12					
			Next Hearing Date and Time:						
			See How to Attend at the end of this ord						
	Tompore	ury Protoction Ore	lor and Hoaring Notic	20					
	•	•	der and Hearing Notic e hearing listed above.	, C					
	This protection orde		ence Against Women Act an	id shall be					
		a s (name) : any known aliases)							
	The restrained pers	on must obey the restra	nints ordered in section 8.						
	Gender	Race	Height	Weight					
	Eye Color	Hair Color	Skin Tone	Build					
	Noticeable features (Ex.: tattoos, scars, birthmarks):								

3. This order protects (name):

and the following **children** who are under 18 (if any) □ no minors

Child's name	Age	Child's name	Age
1.		2.	
3.		4.	
5.		6.	

There is a	rebuttable	presumpt	ion to	include	the	protected	nerson's	minor	children
THE IS A	licbullable	produitipt	ion to	IIIOIGGC	1110	protoctou	poisons	11111101	or mar cri.

For good cause, the	court is not i	including the	protected	person's minor	children in
this order because:					

Warnings to the Restrained Person



You can be arrested even if the protected person or persons invite or allow you to violate the order. You alone are responsible for following the order. Only the court may change the order. Requests for changes must be made in writing.

If you do not obey this order, you can be arrested and charged with a crime.

- The crime may be a misdemeanor, gross misdemeanor, or felony depending on the circumstances. You may also be found in contempt of court.
- You can go to jail or prison, lose your right to possess a firearm or ammunition, and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so with the intention of disobeying this order, you can be charged with a federal crime.



Firearms and Weapons. If the court approves a full protection order, you may not be able to get or have a gun, firearm, other dangerous weapon, ammunition, or concealed pistol license for as long as the protection order is in place.



Go to the court hearing scheduled on page 1. If you do not, the court may:

- Make this temporary order effective for 1 year or longer
- Order weapons restrictions, even if that was not requested
- Order other relief requested in the petition
- Order electronic monitoring, payment of costs, and treatment
- Issue a final order that you are required to follow and you may not be served with the order if it is substantially the same as this temporary order

If you are under age 18, your parent/s or legal guardian/s will also be served with this order and should also go to the hearing. The court will decide if someone should be appointed to represent you.

Fi	indi	ings	3										
4.		Ex Parte Hearing											
			Th	e court issues this temporary order	without a hearin	g.							
			Th	e court held a hearing before issuin	g this temporary	order. These	people attended						
				Protected Person	□ in person	□ by phone	□ by video						
				Restrained Person	□ in person	☐ by phone	□ by video						
				Other:	_ □ in person	☐ by phone	□ by video						
5.		Ва	sis										
	A.	The court finds: Based upon the petition, testimony, and case record, it appears that the restrained person engaged in conduct against the protected person/s that would be basis for a protection order under chapter 7.105 RCW. This <i>Temporary Protection Orde</i> should be issued without notice to the restrained person to avoid serious immediate harm or irreparable injury.											
	В.	An	tiha	arassment Temporary Protection	Order								
		□ No fee required (stalking, hate crime, single act of violence, or threat of violence including malicious and intentional threat, or presence of firearm/weapon causir substantial emotional distress, family or household member engaged in domest violence, or nonconsensual sexual conduct or penetration or a sex offense. RC 7.105.105(9)).											
6.		Ju	risc	liction									
	The court has jurisdiction over the parties and the subject matter.												
	☐ Minors: Washington state ☐ has exclusive continuing jurisdiction ☐ is t state ☐ has temporary emergency jurisdiction over the children.												
	☐ Temporary Emergency Jurisdiction : The petitioner has until (dat												
			inors)										
				to seek any court orders about the									
				The Washington order will termina	te on that date f	on that date for the minors. RCW 26.27.231.							
		☐ The person who filed is not a parent of one or more children listed above. (Important! Complete Protection Order Attachment A: Non-Parent (ICWA), PO 030A/PO 040A.)											
7.		Ot	her	Findings (if any)									

Tem	ora	ıry	Restraints (Check all that apply):				
8.	Th	e C	ourt Orders: To the restrained per	son:			
Gener	al R	est	raints				
A.			xual conduct or nonconsensual sexu	arm, bodily injury, assault, nonconsensual al penetration, and do not harass, threaten, or			
			the protected person $\ \square$ the minors	named in section 3 above			
			these minors only:				
В.	B. No Contact: Do not attempt or have any contact, including nonphysical confiderectly, indirectly, or through third parties, regardless of whether those third know of the order, except for service of court documents with:						
			the protected person □ the minors	named in section 3 above			
			these minors only:				
			these members of the protected pe	rson's household:			
			Exception (if any): Only this type o	f contact is allowed:			
			Exceptions about minors only, if an	y, provided in P below.			
C. □ Stalking Behavior: Do not harass, follow, monitor, keep under physical of surveillance, cyber harass (as defined in RCW 9A.90.120), or use phone, audio, or other electronic means to record, photograph, or track locations communication, including digital, wire, or electronic communication, of:							
			named in section 3 above				
			these minors only:				
			these members of the protected pe	rson's household:			
D.				, return to, knowingly come within, or ther distance (specify)			
			the protected person	□ protected person's vehicle			
			protected person's school	□ protected person's workplace			
			protected person's residence	□ protected person's adult day program			
			the shared residence				
			the residence, daycare, or school o	f □ the minors named in section 3 above			
			these minors only:	<u>_</u>			
			other:	<u>_</u>			
		Ad	Idress: The protected person choose	es to (<i>check one</i>):			

		□ keep their address confidential □ list their address here:						
E.		Vacate Shared Residence: The protected person has exclusive right to the residence that the protected person and restrained person share. The restrained person must immediately vacate the residence.						
F.		Intimate Images: Do not possess or distribute intimate images of a protected person as defined in RCW 9A.86.010. The restrained person must take down and delete all intimate images and recordings of a protected person in the restrained person's possession or control and cease any and all disclosure of those intimate images.						
G.		Electronic Monitoring: You must submit to electronic monitoring. (Restrained person must be age 18 or older.)						
		Monitoring by (specify):						
		Term (if different from expiration of temporary order):						
		☐ Restrained Person must pay cost of electronic monitoring.						
Н.		Evaluation: □ To be decided at the full hearing. □ Ordered now.						
		The restrained person shall get an evaluation for: □ mental health □ chemical dependency (drugs or alcohol) at:						
		The evaluation shall answer the following question/s:						
		An evaluation is necessary and it is feasible and appropriate to order an evaluation in this temporary order because:						
I.		Treatment: ☐ To be decided at the hearing. ☐ Ordered now.						
	_	The restrained person shall participate in state-certified treatment as follows:						
		domestic violence perpetrator treatment program approved under RCW 43.20A.735 at:						
		□ sex offender treatment program approved under RCW 18.155.070 at:						
		It is feasible and appropriate to order treatment in this temporary order because:						
J.		Personal Belongings: The protected person shall have possession of essential personal belongings, including the following:						
K.		Transfer of Assets: Do not transfer jointly owned assets.						
	П	Finances: The following financial relief is ordered:						

L.		☐ Vehicle: The protected person shall have use of the following vehicle:								
		Year, Make & Model	License No							
M.		Restrict Abusive Litiga	ation: To be decided at the hearing, if requested.							
N.		Pay Fees and Costs: To be decided at the hearing, if requested.								
Firea	ms	and Other Dangerous V	Veapons							
Ο.		Surrender Weapons:	<i>Important!</i> Also use form <i>Order to Surrender and Prohibit Weapons</i> , WS 001.							
		The court finds that (ch	heck all that apply):							
		☐ Irreparable injury co not issued.	uld result if the Order to Surrender and Prohibit Weapons is							
			on's possession of a firearm or other dangerous weapon and imminent threat to public health or safety or the health or ual.							
		☐ Irreparable injury could result if the restrained person is allowed to access, obtain, or possess any firearms or other dangerous weapons, or obtains or possesses a concealed pistol license.								
		The restrained person must:								
		 Immediately surrender to law enforcement and not access, possess, have in the custody or control, purchase, receive, or attempt to purchase or receive firearm other dangerous weapons, or concealed pistol licenses; and 								
		• Comply with the Ord	der to Surrender and Prohibit Weapons, filed separately.							
Minor	S									
Ρ.		Custody: The protected	d person is granted temporary care, custody, and control of:							
		☐ the minors named in	section 3 above.							
		☐ these minors only: _								
		Exceptions for Visitation location, pickup and dro	n and Transportation, if any (including exchanges, meeting poff):							
		Visitation listed here is a about the children in B a	an exception only to No Contact and Stay Away provisions and D above.							
		(Only for children the pr	otected and restrained person have together.)							
		residential time (at least every other person who from notification may be safety. Persons entitled	d Relocation Act, anyone with majority or substantially equal 45 percent) who wants to move with the child must notify has court-ordered time with the child. Specific exemptions available if the court finds unreasonable risk to health or to time with the child under a court order may object to the se RCW 26.09.405560 for more information.							
Q.		Interference: Do not interfere with the protected person's physical or legal custody or								

		☐ the minors named in section 3 above					
		□ these minors only:					
R.		☐ Removal from State: Do not remove from the state:					
		☐ the minors named in section 3 above					
		□ these minors only:					
S.		School Enrollment: Do not enroll or continue attending the elementary, middle, or high school that a protected person attends (name of school) (Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools. Complete form PO 040B Attachment B School Transfer.)					
Pets							
T.		Custody: The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (<i>Specify name of pet and type of animal.</i>):					
U.		Interference: Do not interfere with the protected person's efforts to get the pet/s named above.					
V.		Stay Away: Do not knowingly come within, or knowingly remain within (distance) of the following locations where the pet/s are regularly found:					
		□ Protected person's residence (home address may be kept confidential)					
		□ Other (specify)					
Vulne	rabl	e Adult					
W.		Safety: Do not commit or threaten to commit acts of abandonment, neglect, financial exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints against the vulnerable adult.					
Χ.		Accounting: You must provide an accounting of the disposition of the vulnerable adult's income or other resources by (<i>date</i>)					
Y.		Property Transfer: Do not transfer the property of \square the vulnerable adult \square the restrained person. This restraint is valid for up to 90 days.					
Other							
Z.							

Ot	Other Orders (Check all that apply):									
9.		La	Law enforcement must help the protected person with (RCW 7.105.320(1))							
		☐ Possession of the protected person's residence.								
			Po	ssession o	f the	vehicle listed in section L above.				
			Po	ssession o	f the	protected person's essential personal belongings located at:				
				the shared	d res	sidence				
				the restrai	ined	person's residence				
				other loca	tion					
			Cu	stody of		the minors named in section 3 above				
						these minors only				
			Oth	ner:						
		□ Law enforcement must be present while the restrained person collects clothing, personal items needed during the duration of this order, and these (specify)								
				ne shared r RCW 7.10		ence that restrained person has been ordered to vacate in D or E 20(3).				
10. Washington Crime Information Center (WACIC) and Other D						nformation Center (WACIC) and Other Data Entry				
		fol	lowii	ng law enfo	orcei	court clerk shall forward a copy of this order immediately to the ment agency (<i>county or city</i>)Sheriff's Office or \square Police Department				
		•		- ,		er this order into WACIC and National Crime Info. Center (NCIC).				
11.		Service on the Restrained Person								
			Required. The restrained person must be served with a service packet, including a copy of this order, the petition, and any supporting materials filed with the petition.							
				served sh	all s	rcement agency where the restrained person lives or can be erve the restrained person with the service packet and shall plete and return proof of service to this court.				
						nent agency: (<i>county or city</i>)ne): □ Sheriff's Office or □ Police Department				
				arrangem not an opt residence	ents tion , tra ums	d person (or person filing on their behalf) shall make private for service and have proof of service returned to this court. (This is if this order requires: weapon surrender, vacating a shared nsfer of child custody, or if the restrained person is incarcerated. In tances, law enforcement must serve unless the court allows rvice.)				
			jud	icial day to	the	The court clerk shall forward a service packet on or before the next agency and/or party checked above. The court clerk shall also the service packet to the protected person.				

		□ Alternative Service Allowed. The court authorizes alternative service by separate order (<i>specify</i>):
		Not required. The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. See section 4 above for appearances. (<i>May apply even if the restrained person left before a final ruling is issued or signed.</i>)
12. 🗆	Se	rvice on Others (Vulnerable Adult or Restrained Person under age 18)
		rvice on the \square vulnerable adult \square adult's guardian/conservator \square Restrained rson's parent/s or legal guardian/s ($name/s$) is:
		Required.
		☐ The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.
		Law enforcement agency: (<i>county or city</i>)(<i>check only one</i>): □ Sheriff's Office or □ Police Department
		☐ The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.
		Clerk's Action. The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above.
		Not required. They appeared at the hearing where this order was issued and received a copy.
13.	Ot	her Orders (if any):
How	to a	attend the next court hearing (date and time on page 1).
The he	earir	ng scheduled on page 1 will be held:
1		In person Judge/Commissioner: Courtroom: Address:
	7	Online (audio and video) App:
		☐You must get permission from the court at least 3 court days before your hearing to participate online (audio and video). To make this request, contact:

09	By Phone (audio o	nly)	☐ Call-in number:					
	You must get permission from the court at least 3 court days before your hearing to participate by phone only (without video). To make this request, contact:							
1	If you have trouble connecting online or by phone (instructions, who to contact)							
	Ask for an interpresent needed. Contact:	•	8	Ask for disabil accommodation Contact:	_			
Ask for an	interpreter or accom	modation as so	on as you	ı can. Do not wai	t until the hearing!			
Ordered.								
Dated:	at ₋	a.m./p.n	n. Judg	e/Court Commiss	ioner			
			Print	Judge/Court Comn	nissioner Name			
	a copy of this Order s explained to me on			_	ve actual notice of thi			
•								
Signature of	Respondent		Print	Name	Date			
•								
Signature of	Respondent's Lawyer	WSBA No.	Print	Name	Date			
•								
Signature of	Petitioner		Print	Name	Date			
•								
Signature of	Petitioner's Lawyer	WSBA No.	Print I	Name	Date			
	rotected Person: Law e				urned to the Restrained Proof of Surrender in the			

court file should say which agency has the firearms. RCW 9.41.340.

Certificate of Compliance With VAWA. This protection order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice to the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be given notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is enforceable in all 50 states, Indian tribal lands, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, American Samoa, the Northern Mariana Islands, and Guam, as if it were an order of that jurisdiction.