

End or change minor guardianship or non-parent custody

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Use this guide to ask a judge to end a minor guardianship and return children to the parents, or to change something about the guardianship such as visitation, decision-making, or who the guardian is. (Forms and instructions)

1. Fast facts

After a guardianship case is finalized, things may change over time. The parents' situation may improve, or the guardian may need someone else to take on the responsibility. The parents, guardian, child age 12 or order, or someone else interested in the children's welfare can file in court to change or end (terminate) a minor guardianship.



The same rules and process apply for **ending a Non-Parent Custody Order**. Those orders were issued instead of guardianship before the law changed in 2021. If you want to **change** a Non-Parent Custody Order, you may have to <u>file a Petition for Minor</u> Guardianship.

A judge will end (will terminate) the guardianship if the original reasons for the guardianship no longer exist, **unless** they find that ending the guardianship would be harmful to the children and the children's interest in continuing the guardianship outweighs the parent's interests in ending it.

If guardianship is terminated, the parents will go back to having the same rights they did before the guardianship or non-parent custody case started. Any order requiring a parent to pay child support to the guardian or non-parent custodian will also end.

You can ask to change a guardianship to change the parents' visitation (residential schedule), decision-making, access to records, or to replace the guardian with a different person. This could be a "successor guardian" named in the original order, or someone else if needed.

The process to change or end minor guardianship only applies if there's a **final order**.

Don't use this process if any of these describes your situation:

There's no court order entered, just a proposed order



- o There's only an **Emergency** Minor Guardianship order
 - The state put your children in foster care (<u>you lost</u>
 <u>custody in a dependency case</u>)
 - You lost custody to the other parent
 - A court has ended (has terminated) your parental rights

2. Step-by-step

Follow these steps to change or end a final minor guardianship or non-parent custody order.

- 1. **Decide where to file.** Usually, you file in the same court that issued the minor guardianship or non-parent custody order. If the child has moved, you may file where the child is living now.
- 2. **Fill out the forms** (except for the Proof of Personal Service).

The court will charge a **\$56 filing fee** if you're filing in the same county as the original order. If you're filing in a new county, the filing fee will be at least **\$260**. If you can't afford the filing fee, also fill out the forms to <u>ask the judge to cancel</u> (waive) the filing fee.



3. **Contact the Superior Court Clerk's office** or <u>family law facilitator</u> (https://www.courts.wa.gov/court_dir/?fa=court_dir.facils) where you'll be filing the case. Tell them you're filing a Petition to Terminate or Change a Minor Guardianship or Non-Parent Custody Order. Ask if they have special (local) forms you must use to schedule a hearing on your petition. If so, use those forms instead of ours.

Ask the clerk when you can schedule a hearing on your petition and for help with the other details on the **Notice of Hearing** form. Usually, you should schedule this hearing to take place more than **20 days** after you'll serve the other parties. You can also wait to fill this part out until you go to court to file your papers.

4. **Make copies.** You need one copy of each completed form for yourself, one for the judge, and one for each other party to your case.

Organize the copies in sets, so there's one set for each person who needs a copy. You don't have to give the other party a copy of the Proof of Personal Service. Put each set of papers into an envelope addressed to each party, with your return address. You'll use these sets for service.

If a child support prosecutor (often called "the state") is involved in your case, you'll need to serve them with a copy of everything you file in court. Make an extra copy to serve on them.



5. **File the originals** with the Superior Court Clerk. Give the clerk the originals of all your forms for filing **except** you should ask the clerk what to do with the originals of any proposed orders. Follow the clerk's instructions.

Ask the clerk to stamp your copies to show the date you filed the originals. Take the stamped copies back from the clerk. The clerk keeps the original.

Deliver working copies to the judge, if required in your county.

6. **Have the other party personally served** with copies of everything you filed and any proposed orders at least **20 days before the hearing**. Ask the clerk if your county's deadline is different.

Exception! Don't serve a copy of the Confidential Information form. That's just for you and the court.

Follow the rules to serve papers to start a new case. Someone age 18 or older must hand-deliver the papers to the other party. You can get a friend to do this, or you can pay a professional process server or the county sheriff's office to do it.

7. **Review any response. Reply if needed and allowed in your county.**The other party must give you a copy of any response they file. You don't have to reply, but you may want to if they bring up new issues or say things that aren't true.



Ask the court clerk or facilitator

(https://www.courts.wa.gov/court_dir/?fa=court_dir.facils), if your county has one, if replies are allowed in your county and, if so, when they are due. If allowed, you can <u>file a declaration</u> from yourself or others replying to the other party's response. Limit your reply to addressing issues in the other party's response. Serve a copy of your reply on the other party by the deadline. Deliver working copies to the judge if required in your county.

8. **Try to reach agreement.** If the other party agrees, you can avoid a complicated trial. You can both sign proposed orders to present to the judge.

You may offer to go to mediation with the other party, where a neutral third party can help you both come to an agreement. Resolution

Washington (https://www.resolutionwa.org/locations) has a list of

Dispute Resolution Centers (https://www.resolutionwa.org/locations) you may contact to find out about mediation options in your county.

- 9. **Confirm your hearing, if needed.** In some counties, you must contact the clerk's office to confirm that you want your hearing to happen on the day it is scheduled. If you don't confirm by the deadline, **your hearing will be canceled**. Ask the court clerk for instructions.
- 10. **Get ready for your hearing.** Each court is handling these hearings differently. Try to talk to a lawyer for help preparing. The hearing you schedule when you file your petition may be just the first of several



hearings before a trial is scheduled.

11. **Go to the hearing.** Bring copies of all the papers you filed, your proof of service, and extra copies of the proposed Order you want the judge to sign. Ask the judge to sign your proposed Order on Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order.

3. Forms

Form attached:

Summons re: Petition to Terminate or Change Minor Guardianship or Non- Parent Custody Order (GDN M 500)

Form attached:

Notice of Hearing about Terminating or Changing a Minor Guardianship (GDN M 501)

Form attached:

Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (GDN M 502)

Form attached:

Order on Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (GDN M 503)

Form attached:

Confidential Information Sheet (Minor Guardianship) (GDN M 410)



Form attached:

Proof of Personal Service (Guardianship/Conservatorship) (GDN ALL 007)

Tips for filling out Notice of Hearing about Terminating or Changing a Minor Guardianship (GDN M 501)

Ask the Superior Court Clerk or facilitator when you can schedule a hearing on your petition and for help with the other details on the **Notice of Hearing** form. Usually, you should schedule this hearing to take place more than **20 days** after you'll serve the other parties. You can also wait to fill this part out until you go to court to file your papers.

Tips for filling out Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (GDN M 502)

Fill out the **Petition** form to explain what you want the judge to do and why they should do it.

You can attach evidence and <u>file declarations from yourself or others</u> that prove the changes in your situation and that the children won't be harmed if the guardianship ends.

Tips for filling out Order on Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (GDN M 503)

Fill out the **order** form the way you want the judge to sign it. This is a **proposed order** you'll ask the judge to sign at the hearing. If you're not sure



about something in the order, leave it blank for the judge to complete.

Tips for filling out Proof of Personal Service (GDN ALL 007)

Have your server fill out this form after they've served the other parties. Follow the rules for personal service.

Check to be sure your server filled out the date of service, who the papers were delivered to, and how they were delivered. Also be sure the form lists all documents that were served. If your server leaves out a form, you won't have proof it was served

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.

Superior Court of Washington, C	county of
In the Guardianship of:	No Summons re: Petition to Terminate or Change Minor Guardianship or Non-
Respondent/s (minors/children)	Parent Custody Order (SM)

Use this form with Notice of Hearing about Terminating or Changing a Minor Guardianship (GDN M 501) and Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (GDN M 502).

Summons

To: The parents, child, and person with court-ordered custody:

- **1.** The Petitioner has started a case asking to terminate or change a minor guardianship or non-parent custody order.
- 2. You must **respond** to this Summons and Petition by serving a copy of your written response on the person signing this Summons, any other party, and by filing the original response with the Clerk of the Court.

If you do not serve your written response within **20 days** after the date this Summons was served on you (or 60 days if you are served outside of the state of Washington), exclusive of the day of service, the court may enter an order of default against you and the court may, without further notice to you, enter an order and approve or provide for the relief requested in the Petition.

If the Petition has not been filed, you may demand that the Petitioner file this lawsuit with the court. If you do so, the demand must be in writing and must be served upon the person signing this Summons. Within 14 days after you serve the demand, the Petitioner must file this lawsuit with the court, or the service on you of this Summons and Petition will be void.

- 3. If you wish to seek the advice of a lawyer in this matter, you should do so promptly so that your written response, if any, may be served on time.
- **4.** This Summons is issued pursuant to Rule 4 of the Superior Court Civil Rules of the State of Washington.

Important! Read the Notice of Hearing for information about your rights and how to respond.

Signature of Petitioner or Lawyer/WSBA No.
Print or Type Name
Serve a copy of your response on:
☐ Petitioner (You may list an address that is not your residential address where you agree to accept legal documents.)
☐ Petitioner's Lawyer
Name
Address

	Sı	perior Court of Washing	on, County of		
In t	the Gua	ardianship of:	No.		
			Notice of Hearing about Terminating or		
_			Changing a Minor Guardianship or Non-Parent Custody Order		
Re	sponde	ent/s (minors/children)	(NTHG)		
			Clerk's action required: 1		
			☐ Interpreter required in:		
			(language)		
		Notice of Hearing at	out Terminating or Changing a		
		Minor Guardianship	or Non-Parent Custody Order		
To:	The	parents, children, guardian, c	ustodian, court clerk, and all people who must get notice		
1.		arty <i>(name)</i>	has		
	sche	eduled a court hearing:			
	for:	Data	at: □ a.m. □ p.m. <i>Time</i>		
П	~4 .	Date	Time		
	at:	Court's Address			
	in:				
		Room or Department			
	with:				
		Judge/Commissioner's nam			
<i>War</i> side		f you do not go to the hearing	above, the court may sign orders without hearing your		
This	hearin	g is because <i>(name)</i>	is asking the court to		
[□ Terr	minate the guardianship/non-	parent custody order.		
[⊐ Cha	nge the guardianship/non-pa	ent custody order.		
[□ Ren	nove the guardian and appoir			
	N 11.130 (2024)		Hear. about Terminat. or a Mr Guardianship or Non-		

2. How to	respond.			
Step 1:	Fill out a response. Yo (form FL All Family 135	ou can use <i>Declaration of</i> 5).	(name)	
Step 2:	Attachment. You may ι	your form to the people li use certified mail with retu ow to serve, read Superio	ırn receipt reques	ted. For
Step 3:	File your original form	with the court clerk at this	address:	
Superio	r Court Clerk,	County	/	
Address	5	City	State	Zip
•	f lawyer, also list WSBA #)		 Date	
J	is my contact information:			
·	nal):			
agree to acc	cept legal papers for this cas ddress):	e at the following address	s (this does not h	ave to be
Street Ad	dress or PO Box	City	State	Zip
Note: Yo	ou and the other party/ies ma and local court rules.			•

Notice Attachment: List of People to be Served or Given Notice

Important! Petitioner must have a copy of this Notice and the Petition served on:

- The children's parents
- The children (if age 12 or older), if not the petitioner
- The guardian or custodian of the children
- Any other party ordered by the court to receive notice.

1. People who must be served:

Relationship	Name	Address
Parent 1		
Parent 2		
Guardian/Custodian of the child		
☐ The child is age 12 or older		
☐ Anyone ordered by the court to receive notice		
☐ Anyone ordered by the court to receive notice		

	Superior Court of Washington, (County of
In the	e Guardianship or custody of:	No
Resp	pondent/s (minors/children)	Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order (PTMD)
Minor please	Guardianship <i>or</i> Non-Parent Custody Ord	about a Petition to Terminate or Change a er. If you have a Non-Parent Custody Order, her this is the appropriate form to use or if you
	Petition to Term	•
	Minor Guardianship or No	•
1.	Who is asking to terminate or change	
	Name:	I am a:
	□ parent of the children.	
	□ child age 12 or older.	
	□ guardian.	
	□ non-parent custodian.	
	□ person interested in the welfare of the	e children <i>(describe relationship)</i> :
2.	Notice to Others	
	I will serve this <i>Petition</i> and a <i>Notice of He</i> <i>Minor Guardianship or Non-Parent Custo</i>	earing about a Petition to Terminate or Change a dy Order on anyone else who is a:
	■ parent,	
	child age 12 or older,	
	• guardian or non-parent custodian, or	
	• interested party listed in the Minor Gu	uardianship Order (if any)
	All parties' information is listed in the Not	ice Attachment to Notice of Hearing.

3.	Who are	the children	involved in	thic case?
ა.	vvno are	the children	mvorvea n	i uiis case?

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

3.	4.					
De	escribe the guardianship or non-parent custody order in place now:					
	the current order that gives guardianship or custody of the children to a non-parent is a title of order):					
in o	case number					
sig	ned by a court on in					
_	date county and state					
á	Important! Attach a copy of the order that you want to terminate or change. If the order was issued in a different county or state, it first must be transferred to this county. Attach a certified copy of the order transferring the case and order you want to change.					
Re	equest					
la	sk the court to <i>(check all that apply):</i>					
	Terminate (end) a guardianship or non-parent custody order because the reason the guardian or custodian was appointed is no longer true.					
	Also terminate all child support orders requiring anyone to pay support to the guardian or non-parent custodian for these children.					
	☐ Transition – Order the following arrangements to help the children transition					
	custody:					
	Allow me to resign as guardian.					
	Replace the Guardian with the Successor Guardian. The Minor Guardianship Order provided for (name) to be appointed as successor guardian if something specific happened (list the designated event):					
	The designated event has now happened. I ask the court to appoint the successor guardian immediately.					
	Replace the guardian with (name):					
	The <i>Minor Guardianship Order</i> did not name a successor guardian. I ask the court to appoint a successor guardian now pursuant to its authority under RCW 11.130.055.					
	Change the terms of the guardianship or non-parent custody order as follows. (Specify change you want the court to make. Examples: changes to visitation, decision-making, access to records):					

	ou want to change child supp cation forms (FL Modify 500 -	port without terminating the guardia - 522)	anship, use the child
Reasons for R	equest		
•		ribe how the situation has ch specific. Add lines or attachr	_
	_	_	
Guardian ad Li	item		
□ Does not ap			
	. •	n ad Litem to represent the i	nterests of the
Children's Hor	ne/s (UCCJEA Informa	ation)	
	5 years have any of the	•	
	reservation,		
outside Was	shington state,		
■ in a foreign	-		
	who is not a party to thi	is case?	
□ No. (Skip to	. ,		
	•	each child has lived during th	he last 5 vears)
Dates	Children	Lived with	In which state, Increservation, or fore country
From:	☐ All children	☐ Petitioner ☐ Respondent	
То:	□ (Name/s):	☐ Other (name):	
	, ,		

	Dates	Children	Lived w	vith	In which state, Indian reservation, or foreign country
	From:	☐ All children	☐ Petitioner ☐ F	Respondent	
	То:	□ (Name/s):	☐ Other (name):		
	From:	☐ All children	☐ Petitioner ☐ F	Respondent	
	To:	□ (Name/s):	☐ Other (name):		
	From:	☐ All children	☐ Petitioner ☐ F	Respondent	
	То:	□ (Name/s):	☐ Other (name):		
	From:	☐ All children	☐ Petitioner ☐ F	Respondent	
	То:	□ (Name/s):	☐ Other (name):		
9.	Other People w	rith a Legal Right to S	pend Time with	a Child	
		to spend time with the o	children because	e:	has or claims to have
10.		ses Involving a Child			
	•	any other court cases in	•		
	(Check one): □	Yes. (Fill out below.)	☐ No. <i>(Skip to 11</i>	(.)	
	Kind of case (Family Law, Crimin Protection Order, Juvenile, Dependen other)		Case number and year		Children
				☐ All childrer	1
				□ (Name/s):	
				☐ All childrer	1
				□ (Name/s):	
				☐ All childrer	1
				□ (Name/s):	
		• I		1	

11. Are any of the children Indian children?

(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. You must try to find out if any child in this case is an Indian If so, the federal and state Indian Child Welfare Acts will apply to your case.) Check all that apply: □ No. ☐ None of the children are Indian children. ☐ These children are not Indian children (name/s): I know this because: ☐ **Yes.** These children are Indian children: Children Tribe ☐ All children \square (name/s): ☐ All children ☐ (name/s): I will provide the Indian Child Welfare Act Notice (form GDN M 401) and a copy of this *Petition* to the tribe/s named above and other necessary people or agencies. ☐ **Maybe.** These children may be eligible for membership in these tribes: Children Tribe ☐ All children ☐ (name/s): ☐ All children ☐ (name/s): I will provide the Indian Child Welfare Act Notice (form GDN M 401) and a copy of this

I will provide the *Indian Child Welfare Act Notice* (form GDN M 401) and a copy of this *Petition* to the tribe/s named above (and other necessary people or agencies) to find out whether any of the children are eligible for membership.

I do not know if any of the children are Indian children. I have done the following things to try to find out:

12. Jurisdiction Over Indian Children

- ☐ Does not apply. None of the children are Indian children.
- ☐ A state court can decide this case for the Indian children because:

			dor	niciled or living on an Indian reservation, and are not wards of a tribal court. U.S.C. § 1911)
			(Ch	ildren's names):
			don	niciled or living on an Indian reservation, and (check all that apply):
				The children's tribe agrees to Washington state's concurrent jurisdiction.
				The children's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060)
				Washington state should claim emergency jurisdiction for children temporarily located off the reservation to protect the children from immediate physical damage or harm. (RCW 13.38.140)
13.	Ju	risd	ictio	on Over Children (RCW 26.27.201221, .231, .261, .271)
	be	caus	se (c	can change a guardianship or non-parent custody order for the children heck all that apply; if a box applies to all of the children, you may write "the stead of listing names):
		cha	ange	ngton order/exclusive, continuing jurisdiction – The order I want to was made by a Washington court, and the court still has authority to make for (children's names):
				state's order – The order I want to change was not made by a Washington ourt AND (check one):
			tha	ourt in the state (or tribe) that made the order has made another order saying tit no longer has jurisdiction or that it is better to have this case decided in shington;
				child, parent, or person acting as a parent lives in the state (or tribal ervation) that made the order anymore;
		ΑN	ID (d	check one):
				Home state jurisdiction – Washington is the children's home state because <i>(check all that apply):</i>
				□ (Children's names):
				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 the children are less than 6 months old, they have 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 they are less than 6 months old), but those were temporary absences.
				☐ (Children's names):
				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.

				(Children's nai	mes):			
				do not have ar	nother home	state.		_
						e declined – No o make decisions f		
				a court in the cl s case in Washi		ne state (or tribe)	decided it is	better to have
			•			or someone actin ng here (significa		
			•			(substantial evide and relationships		
		a Was	hing	ton state court.	A Washington	on court can mak	e decisions f	•
		because emerg abuse jurisdic	se the ency department of the ency department	y protection bed threatened with	cause the chi n abuse. Was en until the F	now and were aba ldren (or the child shington should to Petitioner can get	lren's parent ake temporar	or siblings) were ry emergency
		Other	reas	son (specify): _				
14.	Ot _	her Red	ques	sts (if any):				
Perso	n fil	ing this	s Pe	tition fills out b	pelow:			
				ty of perjury und (including any a			ashington tha	at the facts I have
□Iha	ave a	ittached	d <i>(#)</i>	:	pages.			
Signe	d at	(city an	d st	ate):			Date:	
Person	n filin	g Petitio	n sig	gns here		Print name		
Lawy	er (i1	any) fo	or po	erson filing this	s Petition fill	s out below:		
Lawye	r sigi	ns here			Print nam	e and WSBA No.		Date
		rent, cl in this			ian, or non-	parent custodian	fills out bel	ow <u>if</u> they agree
	(If mo		one o	ther person agrees	s to join the Pet	ition, each person sh	ould copy and i	fill out the section

	, agree to jo		
that if I fill out and sign below, the counless I file and serve an objection be			
$\hfill \square$ I do not need to be notified about	the court's hearings or o	decisions in this	case.
☐ The person who filed this <i>Petition</i> (<i>List an address where you agree to according address</i> .)			
Street Address or P.O. Box	City	State	Zip
Email <i>(optional):</i>			
(If this address changes before the case You may use the Notice of Address Cha			lerk in writing.
>			
Person joining Petition signs here	Print name		Date

	Superior Court of Washington	, County of
In t	he Guardianship or custody of:	No
Re	spondent/s (minors/children)	Order and Findings on Petition to Terminate or Change Minor Guardianship or Non-Parent Custody Order
		□ Denied (ORDYMT)
		☐ Granted (ORMDD) Clerk's action required: 10
		on to Terminate or Change Minor n-Parent Custody Order
1.	This Order is based on:	
	The Petition to Terminate or Change Mind (check all that apply):	or Guardianship or Non-Parent Custody Order and
	☐ the parties' agreement.	
	☐ the court hearing or trial on (date):	
	The following people were at the hear Litem or Court Visitors):	ring or trial (list parties, lawyers, and any Guardians ad
	The court considered the <i>(check all that a</i> Court Visitor, □ testimony of witnesses, □ documents filed in this case, and □ ot	
Fine	dings & Conclusions	

	All notices required by law h	nave been give	n and proof	f of service has been f	iled.
Cł	hildren				
Th	nis order applies to the followir	g children:			
	Child's name	Age		Child's name	Age
1.			2.		
3.			4.		
Inc	dian Children	-	•		
(Ar	n Indian child is a child who is a me ild of an Indian tribe member and is			l Indian tribe, or who is the	biological
	None of the children are Inc Acts do not apply to this cas that apply):				
	☐ the Petitioner made a go Indian child. (RCW 13.3 that any child is or may	88.050.) The c	ourt has re		
	☐ the Petitioner notified the eligible for membership	e tribal agent o	f every tribe	e the children may hav	/e been
	Each tribe responded th for membership.	at the children	were not tr	ibal members and are	not eligib
	□ other (specify):				
	These children are Indian	children:			
	Child	ren		Tribe	
	☐ All children				
	□ (name/s):				
	☐ All children				
	□ (name/s):				
	The federal and state Indiar	Child Welfare	Acts apply	to this case.	
	☐ The children are being r	eturned to a pa	arent.		
	□ Notice to tribes – The I Indian Child Welfare Act tribe/s named above, the	<i>Notice</i> and a	copy of the	Petition to the agent f	
	,	,	•	Acts □ have □ have	not beer

		 Active efforts – The following active efforts were made to provide services and rehabilitative programs designed to prevent the broadling family: 	
		(Active efforts means "a documented, concerted, and good faith facilitate the parent's or Indian custodian's receipt of and engage those services and programs. RCW 13.38.040.)	
		Serious emotional or physical damage – The court considered to from a qualified expert witness as defined in RCW 13.38.130. The finds by clear and convincing evidence that the children (check of would would not likely suffer serious emotional or physical they lived with either parent or an Indian custodian. The Court reconclusion because:	he court one): al damage i
Ju	risc	diction over Indian children	
Ju □	Do	es not apply. None of the children are Indian children.	
_	Do	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children <i>(names):</i>	does not
	Do Thi	es not apply. None of the children are Indian children.	
	Do Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children <i>(names):</i>	children.
	Do Thi hav	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names):	children.): are not
	Do- Thi hav Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names):	children.): are not al court are
	Do- Thi hav Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names): because this court ve jurisdiction over them. The Petition should be dismissed as to these discourt can decide this case for the Indian children because (check one, (Children's names): domiciled or living on an Indian reservation, and are not wards of a tribat (25 USC §1911) (Children's names): domiciled or living on an Indian reservation, or are wards of a tribat court	children.): are not al court are rt, however
	Do- Thi hav Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names): because this court ve jurisdiction over them. The Petition should be dismissed as to these discourt can decide this case for the Indian children because (check one, (Children's names): domiciled or living on an Indian reservation, and are not wards of a tribat (25 USC §1911) (Children's names): domiciled or living on an Indian reservation, or are wards of a tribat court (check all that apply):	children.): are not al court are rt, however ction.
	Do- Thi hav Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names): because this court ve jurisdiction over them. The Petition should be dismissed as to these discourt can decide this case for the Indian children because (check one, (Children's names): domiciled or living on an Indian reservation, and are not wards of a tribat (25 USC §1911) (Children's names): domiciled or living on an Indian reservation, or are wards of a tribat cour (check all that apply): The children's tribe agrees to Washington State's concurrent jurisdiction. The children's tribe decided not to use its exclusive jurisdiction (experience).	children.): are not al court are rt, however ction. ressly
	Dod Thi	es not apply. None of the children are Indian children. is court cannot decide this case for these Indian children (names): because this court ve jurisdiction over them. The Petition should be dismissed as to these discourt can decide this case for the Indian children because (check one) (Children's names): domiciled or living on an Indian reservation, and are not wards of a tribal (25 USC §1911) (Children's names): domiciled or living on an Indian reservation, or are wards of a tribal cour (check all that apply): The children's tribe agrees to Washington State's concurrent jurisdiction (exp declined). (RCW 13.38.060) Washington State should claim emergency jurisdiction for children to located off the reservation to protect the children from immediate ph	children.): are not al court are rt, however ction. ressly

6.	Ju	risc	diction	(R	CW 26.27.201221, .231, .261, .271)
					nnot decide this case for the children because the court does not have er the children.
					decide this case for the children because (check all that apply; if a box fithe children, you may write "the children" instead of listing names):
			order \	was	con order/exclusive, continuing jurisdiction – The non-parent custody made by a Washington State court, and the court still has authority to er orders for (children's names):
					te's order – The non-parent custody order was not made by a on State court AND (check one):
				ma	court in the state (or tribe) that made the non-parent custody order has ade another order saying that it no longer has jurisdiction or that it is tter to have this case decided in Washington;
					o child, parent, or person acting as a parent lives in the state (or tribal servation) that made the order anymore;
			AND (che	ck one):
					ome state jurisdiction – Washington is the children's home state cause (check all that apply):
					(Children's names): 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 the children were less than 6 months old when the case was filed, they had 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 they were less than 6 months old), but those were temporary absences.
					(Children's names): 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.
					(Children's names):do not have another home state.
					home state or home state declined – No court of any other state has a jurisdiction to make decisions for <i>(children's names)</i> :
					a court in the children's home state decided it is better to have this case Washington and:
				•	The children and a parent, or someone acting as a parent, have ties to Washington beyond just living here (significant connection); and
				•	There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.

		☐ Other reason (specify):
7.	Re	quest to terminate
		Does not apply. No one requested termination.
		Denied – The court should deny the request to terminate the <i>Minor Guardianship</i> or <i>Non-Parent Custody Order</i> because <i>(check one):</i>
		☐ the reason the order was approved is still true.
		 the reason the order was approved is no longer true, but: Termination would be harmful to the children; AND The children's interest in continuing the guardianship outweighs any parent's interest in restoring their right to make decisions for the children.
		Approved – The court should approve the request to terminate the <i>Minor Guardianship</i> or <i>Non-Parent Custody Order</i> because the reason the order was approved is no longer true.
	Th	e denial or approval is based on the following facts:
8.	Re	equest to resign, replace, or change
		Does not apply. The order is being terminated.
		Denied – The court denies the request to resign, replace, or change because (explain):
		Approved – The court approves a request to resign, replace, or change because (explain):
9.	Ot	her Findings (if any)
Cor	ırt (Orders
		cision
	_	

Denied – The court denies the <i>Petition to Terminate or Change Minor Guardianship o Non-Parent Custody Order</i> .
Terminated – The court approves the request to terminate. The <i>Minor Guardianship Order, Non-Parent Custody Order, Nonparental Custody Decree,</i> and any residential schedule issued by the court are terminated.
Any court or administrative order for a parent to pay child support to a non-parent is terminated today or on <i>(date):</i>
To the Clerk: Forward this order to WSSR.
Return Children
□ Does not apply because the children are already with a parent.□ The children must be returned to (name/s):
by (date): at (time):
as follows:
 The court orders these arrangements to help the children transition custody (specify):
Do America of Contract
Restraining Order Any Restraining Order previously issued in the non-parent custody case is terminated.
☐ To the Clerk: Provide a copy of this Order to the agency listed above within 1 court day. The law enforcement agency must remove the <i>Restraining Order</i> from the State's database.
Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued:
□ Other (specify):
Changed – The court approves the request to change the <i>Minor Guardianship</i> or <i>Non-Parent Custody Order</i> .
The change is (check one):
described in a new <i>Minor Guardianship Order</i> or other separate order approve by the court:
(Title of order):
(Date approved):
The new order will (check one):
☐ keep the same guardian

	☐ appoint a new o	guardian <i>(name):</i>	
	□ as follows (specify minguardianship):	nor changes here that do not requ	ire new letters of
11.	Discharge		
	☐ Does not apply.		
	☐ The Guardian ad Litem (GAL) or Court Visitor is discharged fro	m this case.
	☐ The following lawyers who we	ere appointed by the court are disc	charged (name/s):
12.	Other Orders (if any)		
Ord	ered.		
5 1 u	lorou.		
Date	<u> </u>	dge or Commissioner	
		ugo en commiscioner	
Pres	sented by:		
Sian	nature of Party/Lawyer	Printed Name	WSBA No.
		Timed Name	1102/1110.
Сор	y received and approved by:		
<u> </u>			14/05 4 4/
Sign	nature of Party/Lawyer	Print Name	WSBA No.
Siar	nature of Party/Lawyer	 Print Name	WSBA No.
sigi	ialure or Farty/Lawyer	riiil Naiile	WSBA NO.
Sian	nature of GAL or Visitor	 Print Name	
) }	Second of the or violet	i inici vanio	
Sign	nature of Guardian	 Print Name	CPG No.
_			

Confidential **Information** (CIF) Clerk: Do not file in a public access file Superior Court of Washington, County: Case No.: __ Important! Only court staff and some state agencies may see this form. The other party and his/her lawyer may not see this form unless a court order allows it. State agencies may disclose the information in this form according to their own rules. Who is completing this form? (Name): Is there a current restraining or protection order involving the parties or children? Yes If Yes, who does the order protect? (Name/s): **Proposed Guardian's Information** Full name (first, middle, last): Date of birth (MM/DD/YYYY): Sex: Driver's license/Identicard (#, state): Race: Relationship to children in this case: Mailing address (This address will not be kept private.) (street address or PO box, city, state zip): Phone: Social Security Number: Email: Home address (check one): □ same as mailing address □ listed below (street, city, state, zip): Employer's name: Employer's phone: Employer's address: 4. Parent 1's Information Full name (first, middle, last): Date of birth (MM/DD/YYYY): Sex: Driver's license/Identicard (#, state): Race: Relationship to children in this case: Mailing address (This address will not be kept private.) (street address or PO box, city, state zip): Phone: Social Security Number: Email: Home address (check one): ☐ same as mailing address ☐ listed below (street, city, state, zip): Employer's name: Employer's phone: Employer's address:

5. Parent 2's Information

			T =		Τ_
Full name (first, middle, last):			Date of birth (MM/DD	/YYYY):	Sex:
Driver's license/Identicard (#, state):	Race:		Relationship to child	lren in this ca	ase:
Mailing address (This address will not be ke	ept private.) (s	treet address (or PO box, city, state z	ip):	
Phone:		Soc	ial Security Number:		
Email:		·			
Home address (check one): □ same as ma	iling address	☐ listed below	v (street, city, state, zip):	
Employer's name:			Employer's phone:		
Employer's address:					
6. Other Party's Information – Thi	s person is a	(check one): 🗆	☐ Petitioner ☐ Custod	ian □ Other	•
Full name (first, middle, last):			Date of birth (MM/DD	^//// ////////////////////////	Sex:
Driver's license/Identicard (#, state):	Race:		Relationship to child	ren in this ca	se:
Mailing address (This address will not be ke	pt private.) (st	treet address o	or PO box, city, state z	ip):	
Phone:					
Email:					
7. Children's Information					
	Date of birth MM/DD/YYYY)	Race	Sex	Curre	ent location: lives with
1.				□ Pe	etitioner ner:
2.				□ Pe	etitioner ner:
3.				□ Pe	etitioner ner:
4.				□ Pe	etitioner ner:
8. Have the children lived with a (Check one): ☐ No ☐ Yes If Y	nyone othe		tioner or Other Pa	arty during	g the last five years?
Children lived with (name)			That person's c ı	ırrent addre	ess
1.					
2.					

Person with rights (name)	That person's current address
1.	
2.	
10. If you are asking for custody and	re <u>not</u> the parent, list all other adults living in your home:
1. (Name):	Date of birth (MM/DD/YYYY):
1. (Ivaine).	
2. (Name): declare under penalty of perjury under	Date of birth (MM/DD/YYYY): Vashington State law that the information on this form about moest information I have or is unavailable because (explain):
2. (Name): I declare under penalty of perjury under	Vashington State law that the information on this form about m
2. (Name): I declare under penalty of perjury under	Vashington State law that the information on this form about m
2. (Name): I declare under penalty of perjury under true. The information about others is the	Vashington State law that the information on this form about moest information I have or is unavailable because (explain):
2. (Name): I declare under penalty of perjury under true. The information about others is the	Vashington State law that the information on this form about moest information I have or is unavailable because (explain):

Res	spondent/Minor/s	Proof of Personal Service (AFSR)		
lare	Proof of Pers	onal Service		
V T	Vho is Serving his is original Service of Process I am 18 ction, and I am competent to be a witnes			rty to this
0	service served court documents for this case to n (date):ddress:			□p.m.
_	lumber and Street	City	04-4-	7 .
b	y giving the documents directly to them. served true and correct copies of the	•	State nts below):	Zip
b)	y giving the documents directly to them.	(list titles of documer	nts below):	•
b)	y giving the documents directly to them. served true and correct copies of the Petition for Guardianship, Conservator	(list titles of documer	nts below): tive Arrangeme	nt
b;	y giving the documents directly to them. served true and correct copies of the Petition for Guardianship, Conservators Notice of Petition for Guardianship, Co	(list titles of documer	nts below): ctive Arrangeme r a Protective A	nt rrangeme

	☐ Summons	☐ Proposed Residential Schedule
	□ Declaration of	☐ Declaration of
	□ Notice of Intent to Move with Children (Relocation)	☐ Objection about Moving with Children and Petition about Changing a Parenting/ Custody Order (Relocation)
	□ Other:	□ Other:
	□ Other:	□ Other:
	are under penalty of perjury under the laws on are true and correct.	of the State of Washington that the statements
Signed at (city and state)		on <i>(date)</i>
Signature		Printed name