

Danielle's Test Guide - Review

Author

Northwest Justice Project

This is my new draft that I want reviewed by a 2nd editor. I'm assigning it to myself for review.

I deleted the first part of the first sentence. You have to sign a lot of documents that show your name and the address or location of your property. These documents show up in public records that anyone can see. If you're in the Address Confidentiality Program (ACP), you can keep your name and location confidential by creating a **Revocable Living Trust** that you can control. Then you can buy property in the name of the Trust, without using your own name. (Form and instructions)

1. Link practice

Make an external link to Supplemental Security Income site.

Read more about SSI (https://www.ssa.gov/ssi).

Make a link to Chapter 2 of this guide.

Read fast facts about this topic.



Make a link to How much will I have to pay? in Chapter 2 of this guide.

You may have to pay child support.

Make a link to Chapter 3 of the Represent yourself at a DSHS hearing guide.

You can ask for a hearing.

Make a link to the callout in Chapter 3 of the Represent yourself at a DSHS hearing guide.

There are some exceptions.

Make a link to Which debts can I discharge in bankruptcy? accordion in the Bankruptcy issue.

You can discharge some debts.

Make a link to These debts are generally **not** dischargeable paragraph in the Which debts can I discharge in bankruptcy? accordion in the Bankruptcy issue.

These debts are not dischargeable.

Review links on front-end.

2. Fast facts



This is a new heading

Who decides how much support I'll pay?

A judge or the Washington State Division of Child Support (DCS) (https://www.dshs.wa.gov/esa/division-child-support) decides.

What information does the judge or DCS need from me?

Each parent fills out child support **worksheets.** You put information about your finances and the children's needs. If you're in court, you may also have to fill out a Financial Declaration.

This information gets applied to a child support **schedule**. The schedule sets the support amount based on the parents' income and how many children you have.

The judge or DCS will usually follow the schedule. They can sometimes consider other things too, though.

You can find the schedule and worksheets on our page about <u>how</u> child support is set.

()How much will I have to pay?

It depends. If your take-home pay is very low, you may only have to pay \$50 per child monthly. If a judge (or DCS) decides it would be unjust to order even that little, they can change (can deviate) from the \$50 amount to make it even



lower.

3. Step-by-step

Choose a <u>Public Trustee</u> and create a trust. You can create your revocable Living Trust Agreement by using our form. You can also work with a lawyer to create a trust.

This is a new second paragraph.

- 1. When naming your trust, pick something that's **not associated with your name**. It can be anything distinctive, such as the "XYZ Trust" or
 "Banana Trust". (These are examples. Choose your own unique name for
 your Trust.) The trust name will show up in recorded and county
 documents that anyone can see. Please check with ACP to see if the trust
 name you want has already been taken.
- 2. **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 <u>working copies</u> to the judge, if required in your county.



Fill out forms online

• File for a Protection Order

4. Forms

Form attached:

Final Order in a Committed Intimate Relationship Case (NJP Family 934)

Form attached:

Findings and Conclusions About a Committed Intimate Relationship (NJP Family 933)

Form attached:

Response to Complaint to End Committed Intimate Relationship and Divide Property and Debts — Unmarried Couple (NJP Family 932)

How long does the Trust last?

You can put an end date or conditions for ending the Trust in the **Trust Agreement**. You also can end the Trust at any time by putting in writing that you want to terminate it.

Otherwise, the Trust lasts as long as you want it to. The Trust can continue even if you no longer qualify for ACP status and are no longer enrolled as an



ACP Participant (unless your Trust Agreement says it ends in that situation). If you're no longer enrolled with ACP, you must give the county treasurer and assessor's office a new mailing address for the Trust.

What happens when the Trust ends?

The property is transferred back to you (unless you sold it). The Trustee signs a deed on behalf of the Trust that transfers the property into your name. When that new deed is recorded, you become the owner and taxpayer of record. Your personal mailing address becomes the mailing address for all official mail about the property. This information will be available to the public.

What happens when I'm no longer enrolled as an ACP participant?

You **can't** use the ACP address as your personal address if you're no longer an ACP Participant. Any mail ACP receives for you will be returned to sender. It won't be forwarded to you.

The Trust deleted several words and added these no longer qualify for ACP status and are no longer enrolled as an ACP Participant, unless your Trust Agreement says it ends in that situation. If you're no longer enrolled with ACP, you must give the county treasurer and assessor's office a new mailing address for the Trust.

WashingtonLawHelp.org gives general information. It is not legal advice. Find organizations that provide free legal help on our Get legal help page.

	re: etitioner (person who started this case): nd Respondent (other party):			No. Final Order in Committed Intimate Relationship Case (no mandatory form)			
nd -							
	Final Order in Con		tima	ite Relatio	nship C	Case	
	Money Judgment Summa						
	☐ No money judgment is o						
	☐ Summarize any money	iudgments from	om section 4 in the table below.				
	Judgment for	Debtor's name (person who mu pay money)	ust (p	reditor's name person who must e paid)	Amount	Interest	
	Money judgment (section 4)				\$	\$	
	Other amounts (describe):				\$	\$	
	Yearly Interest Rate:%	(12% unless othe	erwise lis	sted)	1		
	Lawyer (name):		repres	sents (name):			
	Lawyer (name): represents (name):						
	Summary of Real Property	/ Judgment (la	and or	home)			

		Crantaria nama Crantasia nama		Pool Property (fill in at least and)						
		Grantor's name (person giving property)	Grantee's name (person getting	Real Property (fill in at least one)						
			property)	Assessor's property tax parcel or account	Legal description of property awarded (lot/block/plat/section,					
	-			number:	township, range, county, state)					
	-									
	Ē	Lawyer (name):		represents (name	<u> </u> e):					
	Ī	Lawyer (name):		represents (name	e):					
The 3.	C o	ommitted Intimat e relationship bet	e Relationship	s a committed intima	is case and now Orders:					
4.	Mo	Money Judgment (summarized in section 1 above)								
		None.								
		The interest rat	_							
				ecause (explain):						
		Othor								
		Other.								
5.	Re	eal Property (land	d or home) (summ	narized in section 2 a	bove)					
		Neither party ow	ns any real prope	erty.						
		The real propert	y be divided as ex	plained below:						
		Real Property Ad	dress	Tax Parcel Number	Given to which party as their separate property?					
					☐ Petitioner ☐ Respondent					
					☐ Petitioner ☐ Respondent					
				must sign a Quit Cla r the real property to	nim Deed and Real Estate the other party by					
Revi	sed 04	1/2025	Final Order ir	n Committed Intimate	WashingtonLaw Help .org					

		The court does not have jurisdiction to divide real property because the real property is not located in Washington State.					
		Other (specify):					
6.	Pe	titioner's Personal Property (possessions	, assets or business interests of any kind)				
		The personal property that Petitioner now I their separate property. No transfer of propis required.					
		The personal property listed in Exhibit property. This Exhibit is attached and made					
		☐ The personal property listed below is given to Petitioner as their separa (Include vehicles, pensions/retirement, insurance, bank accounts, furnibusinesses, etc. Do not list more than the last 4 digits of any account revehicles, list year, make, model, and VIN or license plate number.)					
		1.	2.				
		3.	4.				
		5.	6.				
		7.	8.				
		The court does not have jurisdiction to divide personal property because the court does not have personal jurisdiction over one of the parties as described in the <i>Findings and Conclusions</i> for this case.					
		Other (specify):					
7.	Re kin	espondent's Personal Property (possessiond)	ons, assets or business interests of any				
		The personal property that Respondent now has or controls is given to Respondent as their separate property. No transfer of property between Petitioner and Respondent is required.					
		The personal property listed in Exhibitseparate property. This Exhibit is attached	is given to Respondent as their and made part of this Order.				
		The personal property listed below is given property. (Include vehicles, pensions/retire businesses, etc. Do not list more than the vehicles, list year, make, model, and VIN of	ment, insurance, bank accounts, furniture, last 4 digits of any account number. For				
		1.	2.				
		3.	4.				
		5.	6.				
		7.	8.				

	The court does not have jurisdiction to divide personal property because the court does not have personal jurisdiction over one of the parties as described in the <i>Findings and Conclusions</i> for this case.					
	Other (specify):					
Pe	titioner's Debt					
se	paration, unless					
	Petitioner has r	no debt.				
	Petitioner must	pay the debts that are now in Petitioner's name.				
			oit is attached and			
	Petitioner must	pay all debts listed below:				
	Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)			
	\$					
	\$					
	\$					
	\$					
	personal jurisdi	ction over one of the parties as described in the Find				
	Other (specify):					
Re	spondent's Del	bt				
se	The Respondent must pay all debts the Respondent incurred (took on) since the date eparation, unless the court makes a different order about a specific debt below. (Che					
	Respondent ha	s no debt.				
	☐ Respondent must pay the debts that are now in Respondent's name.					
	Respondent must pay the debts listed in Exhibit This Exhibit is attached and made part of this Order.					
	Respondent mu	ust pay all debts listed below:				
	Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)			
	\$					
	Pe Th selon	does not have prindings and Compliance of the Petitioner must separation, unless one): Petitioner must made part of the Petitioner must personal jurisdic Conclusions for Other (specify). Respondent's Del The Respondent made part of the Respondent made part of the Petitioner must personal jurisdic Conclusions for Debt Amount personal purisdic Conclusions for Debt Amount personal purisdic Conclusions for Debt Amount petitioner must petitioner p	does not have personal jurisdiction over one of the parties as descr Findings and Conclusions for this case. Other (specify):			

		Debt Amount	Creditor (person or co	mpany owed this debt)	Account Number (last 4 digits only)		
		\$					
		\$					
		\$					
			ction over one of the	to divide debts because the corparties as described in the <i>Find</i>			
		Other (specify):					
10.	De	bt Collection (h	old harmless)				
		Does not apply					
		debt from the or other party harr reimbursing the	ther party, the party which the party which the street	dered above and the creditor trie who was ordered to pay the deb ction action about the debt. This of the debt that party paid and for ne collection action.	ot must hold the sincludes		
		□ Other (specify):					
11.		her Orders (if ar	iy)				
Order	ed.						
)				
Date			Judge or	Commissioner			
Petiti	one	er and Respon	dent or their lawy	ers fill out below.			
This d □ is ar □ is pr	ocui n agr eser	ment <i>(check any</i> eement of the par nted by me	that apply):	This document (check any tha ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court wit	,		
Petition	ner c	or lawyer signs hei	re + WSBA #	Respondent or lawyer signs here	+ WSBA #		
Print N	lame	•	Date	Print Name	Date		

		Superior Court of Washington, C	County of	
In re:		I		
Petitic	one	r (person who started this case):	No	
			Findings and Conclusions about a	
And Respondent (other party):			Committed Relationship	
Find	lin	gs and Conclusions about a	Committed Intimate Relationship	
1.	Ва	sis for findings and conclusions (ch	eck all that apply):	
		Parties' agreement.		
☐ Order on Motion for Default (date):				
☐ Court hearing on (date):, where the following were present (check all that apply):				
		□ Petitioner □ Petitione	r's lawyer	
		☐ Respondent ☐ Respond	lent's lawyer	
		☐ Other (name and relationship to th	is case):	
		☐ Other (name and relationship to th	is case):	
The C	oui	t makes these findings of fact and	d conclusions of law:	
2.	No	tice (check all that apply):		
			mons and Complaint to start this case on by this method (check all that apply):	
		☐ in person ☐ mail ☐ publication		
		Respondent has appeared in this case	e or responded to the <i>Complaint</i> .	
		Respondent has signed an agreement	t to join the <i>Complaint</i> .	

3.	Jur	isdiction o	over the	relationsh	ip and the	parties (ch	eck all that apply):
	At t	the time Pe	titioner fil	led the Cor	mplaint,		
	Pet	titioner	□ lived	☐ did not	live in Wa	ashington St	tate.
	Res	spondent	☐ lived	☐ did not	live in Wa	ashington St	tate.
			ip. Petitioi				he committed intimate ioned here as a member of the
		Petitioner	is in the a	armed force	es and has	been station	ned here for at least 90 days.
		Other (spe	ecify):				
	Co	nclusion:	The cou	rt □ has	□ does n	ot have juris	sdiction over the relationship.
			The cou	rt □ has	□ does n	ot have juris	sdiction over Respondent.
4.	Info	ormation a	about the	Committe	ed Intimate	e Relationsl	hip
						etween the p	parties became a Committed
5.	Se	paration D	ate				
	The sto	relational pped acqui	commun iring com	ity ended o munity prop	on <i>(date):</i> _ perty and i	ncurring con	. The parties nmunity debt on this date.
6.	Sta	itus of the	Commit	ted Intimat	te Relatio	nship	
	End – One or both parties seek to terminate (end) the Committed Intimate Relationship.						
	Co	Conclusion: Based on the Complaint to End Committed Intimate Relationship and Divide Property and Debts – Unmarried Couple and findings made here, the Court should grant termination of the relationship and equitable division of assets and debts.					
7.	Real Property (land or home)						
		Neither pa	ırty owns	any real pr	operty.		
		The partie made part			ted in Exh	ibit	This Exhibit is attached and
		The partie	s' real pro	operty is lis	ted below:		
		Real Prop	erty Addr	ess	Tax Parc	el Number	Community-like or Separate Property
							☐ community-like property
							☐ Petitioner's separate property
							☐ Respondent's separate property
							☐ community-like property

					☐ Petitioner's separate property	
					☐ Respondent's separate property	
		The court does not have jurisd is not in Washington State.	iction to divi	de real pro	perty because the real property	
		Other (specify):				
	Co	nclusion: The division of com fair (just and equita		real proper	ty described in the final order is	
8.	Co kin	mmunity-like Personal Prope d)	rty (possess	sions, asse	ets or business interests of any	
		There is no community-like pe	rsonal prope	erty.		
		The community-like personal property has already been divided fairly between the parties. Each party should keep any community-like personal property that party now has or controls.				
		The parties' community-like personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.				
		The parties' community-like personal property is listed below. (Include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number. For vehicles, list year, make, model, and VIN or license plate number.)				
		1.		2.		
		3.		4.		
		5.		6.		
		7.		8.		
		The court does not have jurisdiction to divide property because the court does not have personal jurisdiction over one of the parties as described in 3 above.				
		Other (specify):				
	Co	nclusion: The division of com order is fair (just an	•	•	roperty described in the final	
9.	Se	parate Personal Property (pos	ssessions, a	ssets or bu	usiness interests of any kind)	
		Neither party has separate per property.	sonal prope	rty. All pers	sonal property is community-like	
		Petitioner has no separate pe	rsonal prope	erty.		
		Respondent has no separate	personal pro	operty.		
		The Petitioner's separate per is attached and made part of the			in Exhibit This Exhibit	

	The Respondent's separate personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.					
	The Petitioner's separate personal property is listed below. (<i>Include vehicles</i> , pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number. For vehicles, list year, make, model, and VIN or license plate number.)					
	1.		2.			
	3.		4.			
	5.		6.			
	7.		8.			
	pensions/retirer more than the la	nt's separate personal pro ment, insurance, bank acco ast 4 digits of any account i or license plate number.)	ounts, furniture, businesse	es, etc. Do not list		
	1.		2.			
	3.		4.			
	5.		6.			
	7.		8.			
		not have jurisdiction to divi				
	Other (specify):					
Со		arate property cannot be d a committed intimate relati		es in an action to		
Со	mmunity-like D	ebt				
	There is no con	nmunity-like debt.				
	The community	-like debt has already beer	n divided fairly between th	e parties.		
		mmunity-like debt is listed i ade part of these Findings.		s Exhibit is		
	The parties' cor	mmunity-like debt is listed b	pelow:			
	Debt Amount	Creditor (person or company	owed this debt)	Account Number (last 4 digits only)		
	\$					
	\$					
\$						

10.

	\$						
	The court does not have jurisdiction to divide debt because the court does not have personal jurisdiction over one of the parties as described in 3 above.						
	Other (specify):						
Co		division of community-like debt described in the fina equitable).	l order is fair (just				
Se	parate Debt						
	Neither party ha	as separate debt.					
	Petitioner has no separate debt.						
	Respondent ha	Respondent has no separate debt.					
	Petitioner's se made part of the	parate debt is listed in Exhibit This Exhib ese Findings.	it is attached and				
		Respondent's separate debt is listed in Exhibit This Exhibit is attached and made part of these Findings.					
	Petitioner's separate debt is listed below:						
	Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)				
	\$						
	\$						
	\$						
	\$						
	Respondent's separate debt is listed below:						
	Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)				
	\$						
	\$						
	\$						
	\$						
		not have jurisdiction to divide debt because the courction over one of the parties as described in 3 above					
	Other (specify):	·					
Co		arate debt cannot be divided between the parties ir	an action to end				
		mmitted intimate relationship.					

12.	Other findings or conclusions (if any)						
Doto		ludge or					
Date		Juage or (Commissioner				
Petiti	oner and Respondent or th	eir lawyers	fill out below.				
□ is a □ is p	document (check any that ap n agreement of the parties resented by me v be signed by the court without	. • ,	This document (check a ☐ is an agreement of the ☐ is presented by me ☐ may be signed by the c	parties			
>			>				
Petitio	ner or lawyer signs here + WSI	BA#	Respondent or lawyer sig	ns here + WSBA #			
Print N	lame	Date	Print Name	Date			

	Superior Court of Washington,	County	/ of				
In r	e:	No.					
Petitioner (person who started this case): And Respondent (other party):		Intima	Response to Complaint to End Committed Intimate Relationship and Divide Property and Debts — Unmarried Couple				
		□ Re	vocation of	Joinder (RSP	RV)		
			andatory fo	•	•		
<i>Use t</i> :	and Divide Property and I this form to respond to a Complaint filed on form No. Your response Revocation of Joinder: I previously Complaint (Joinder) in this case and Response. (Check Revocation of Jo Look at each section of the Complaint. (what the other party said in each section have enough information. (If you disagre List your reasons for disagreeing on page	signed a I am no binder bo Check be n, or say ee with a	931. In Agreement longer in a x above.) Elow to say if you don'	ent to Join Pet agreement so l if you agree o t know becaus	ition or am filing this r disagree with se you don't		
	Section in the Petition		Your rest	oonse (<i>check</i>	one)·		
	1. Information about the parties		□lagree	☐ I disagree	☐ I don't know		
	2. Complaint		□ I agree	☐ I disagree	☐ I don't know		
	3. Committed Intimate Relationship (CIR	?)	□ I agree	☐ I disagree	☐ I don't know		
	4. Proof of CIR		□ I agree	☐ I disagree	☐ I don't know		
	5. Real Property (land or home)		□ I agree	☐ I disagree	☐ I don't know		
	6. Personal Property (possessions, asset business interests of any kind)	ets or	□ I agree	☐ I disagree	□ I don't know		
	7. Debts (mortgages, loans, credit cards money owed)	, other	□ I agree	□ I disagree	☐ I don't know		

Section in the Petition	Your response (check one):			
8. Other requests, if any		□ I agree	☐ I disagree	☐ I don't know
If you checked "I Disagree	e" for any of the sec	ctions, list	your reasons	s here:
Section #: Reasons:				
0				
Section #: Reasons:				
Section #: Reasons:				
Section #: Reasons:	_			
Section #: Reasons:				
Section #: Reasons:				
Section #: Reasons:				
Section #: Reasons:				
If you need more space, yo	nu may add more pag	uos to this E	Posnonso Nur	mbor data and
sign each page that you ad		es to triis r	кезропзе. тчиг	riber, date, and
Requests				
I ask the court to (check on	ne):			
☐ Deny the complaint be relationship under Wash		and I did n	ot have a com	nmitted intimate
☐ End the committed int all that apply):	timate relationship t	oetween Pe	etitioner and m	e, and (<i>check</i>

2.

		☐ divide the property and debts as requested above (or fairly and equitably if no specific request is made).							
		other (specify):							
Re	spondent f	fills out below:							
pro			nder the laws of the state of Washir						
Signed at (city and state):				Date:	te:				
Respondent signs here			Print name						
Ιa	gree to acc	ept legal papers for th	nis case at (<i>check one</i>):						
	my lawyer	er's address, listed below:							
		ntional) – Respondent agrees to accept service of legal papers for this case by his address:							
	the following address (this does not have to be your home address):								
	Street Add	dress or PO Box	City	State	Zip				
		ess changes before the cal ice of Address Change for	se ends, you must notify all parties and them (FL All Family 120). <i>)</i>	e court clerk in w	riting. You may				
La	wyer (if an	y) fills out below:							
Lawyer signs here		here	Print name and WSBA No.	Date					
La	wyer's addi	ress	City	State	Zip				
En	nail <i>(if appli</i>	cable):							