



Domestic Relations Summary of Changes

The Domestic Relations forms were updated to reflect changes made by legislative bills HB 1320 and HB 1901. Gender neutral and formatting updates were made to any forms that required them. Updated e-mail service language was added to forms where appropriate.

1.

Forms effected:
FL All Family 150 Restraining Order, FL All Family 151 Extension of Restraining Order, and Immediate Restraining Order (FL 222, 322, 622)

The following service language was included in Domestic Relations forms that contain weapons surrender orders:

“Service

Required. The Restrained Person must be served with a copy of this order.

Important! The Protected Person has a right to have law enforcement serve this order free of charge if the “Do not disturb,” “Stay away,” “Do not hurt or threaten,” or “Prohibit weapons and order surrender” boxes are checked above.

The law enforcement agency where the restrained person lives or can be served shall serve the restrained person with a copy of this order and shall promptly complete and return proof of service to this court.

Law enforcement agency: (county or city) ___
(check only one): Sheriff’s Office or Police Department

The protected person shall make private arrangements for service.

(This is only an option if surrender of weapons is not ordered)

After serving, the server fills out a Proof of Personal Service (form FL All Family 101) and gives it to you. File the original Proof of Personal Service with the court clerk, and give a copy to the law enforcement agency listed in section 6 above.

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 person checked above. The court clerk shall also provide a copy to the protected person.

Not required. The Restrained Person does not have to be served because the Restrained Person or their lawyer signed this order, or was

		<p>at the hearing when this order was made and the court finds sufficient notice. 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 person checked above. The court clerk shall also provide a copy to the protected person."</p> <p><u>Updated</u> the WACIC language in the Orders to the following: Washington Crime Information Center (WACIC) and Other Data Entry Clerk's Action. The court clerk shall forward a copy of this order on or before the next judicial day to the following law enforcement agency (county or city) _____ (check only one): <input type="checkbox"/> Sheriff's Office or <input type="checkbox"/> Police Department (List the same agency that entered the temporary order, if any) This agency shall enter this order into WACIC and National Crime Info. Center (NCIC).</p>
	<p>FL All Family 150 Restraining Order</p>	<p><u>Updated</u> Weapons Surrender Language to: The findings: Findings: The Court (check all that apply): <input type="checkbox"/> must issue the orders referred to above because: <input type="checkbox"/> the court ordered the No Harm restraints above (section 8.A.) and the court finds that the restrained person had actual notice and an opportunity to participate. AND: <input type="checkbox"/> the restrained person represents a credible threat to the physical safety of a protected person, OR <input type="checkbox"/> This order explicitly prohibits the use, attempted use, or threatened use of physical force against any protected person. Therefore, weapons restrictions are required by state law. RCW 9.41.800(2). <input type="checkbox"/> the court finds by a preponderance of the evidence that the restrained person: <input type="checkbox"/> has used, displayed, or threatened to use a firearm or other dangerous weapon in a felony; or <input type="checkbox"/> is ineligible to possess a firearm under RCW 9.41.040. <input type="checkbox"/> may issue the orders referred to above because the court finds by a preponderance of evidence that the restrained person presents a</p>

		<p>serious and imminent threat to public health or safety, or the health or safety of any individual by possessing a firearm or other dangerous weapon. The Order: <input type="checkbox"/> Surrender Weapons: The restrained person must: <input type="checkbox"/> Immediately surrender to law enforcement and not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive firearms, other dangerous weapons, or concealed pistol licenses; and <input type="checkbox"/> Comply with the Order to Surrender and Prohibit Weapons filed separately.</p>
<p>2.</p>	<p>Forms effected: FL All Family 150 Restraining Order, Motion for Immediate Restraining Order (FL 221, 321, 621), Immediate Restraining Order (FL 222, 322, 622), Motion for Temporary Family Law Order and Restraining Order (FL 223, FL 323, FL 623), Petition for Divorce, Legal Separation, Invalidate a Marriage (FL Divorce 201,203, 205), Pt to Change Parenting Plan (FL Parentage 301), Petition for Parenting Plan (FL Parentage 331), Objection about Moving (FL Relocate 721), Response (FL Divorce 211, FL Modify 602, FL Parentage 302, FL Parentage 332, FL Relocate 722), Findings and Conclusions about a Marriage (FL Divorce 231), Final Divorce Order (FL Divorce 241), Final Order and Findings to Modify Parenting Plan (FL Modify 610), Findings and Conclusions about Parentage (FL Parentage 315), Parentage Order (FL Parentage 316), Order Denying Parentage (FL Parentage 317), Final Order and Finding and Conclusion on a Parenting Plan (FL Parentage 333)</p>	<p>Where relevant: RCW 29.060(20)(d) was update by HB 1320. It added vehicle to places a restrained person must stay away from. Vehicle has been added across the Family Law forms set. Example from <i>Petition for Divorce</i> <input type="checkbox"/> Stay away – Order the Respondent not to go onto the grounds of or enter my home, workplace, <u>vehicle</u>, or school, and the daycare or school of any child listed in 6. <input type="checkbox"/> Also, not knowingly to go or stay within feet of my home, workplace, <u>vehicle</u>, school, or the daycare or school of any child listed in 6.</p>

3.	FL All Family 150 Restraining Order, Motion for Immediate Restraining Order (FL 321, 621), Immediate Restraining Order (FL 322, 622), Motion for Temporary Family Law Order and Restraining Order (FL 323, FL 623)	<p><u>Updated</u> the intimate partner language to reflect RCW 7.105.010: Intimate Partners [] 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 [] lived or have lived together</p>
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<p>4.</p>	<p>Forms effected: Motion for Temporary Family Law Order and Restraining Order (FL 223, FL 323, FL 623), Petition for Divorce, Legal Separation, Invalidate a Marriage (FL Divorce 201,203, 205), Pt to Change Parenting Plan (FL Parentage 301), Petition for Parenting Plan (FL Parentage 331), Objection about Moving (FL Relocate 721), Response (FL Divorce 211, FL Modify 602, FL Parentage 302, FL Parentage 332, FL Relocate 722), Findings and Conclusions about a Marriage (FL Divorce 231), Final Divorce Order (FL Divorce 241), Final Order and Findings to Modify Parenting Plan (FL Modify 610), Findings and Conclusions about Parentage (FL Parentage 315), Parentage Order (FL Parentage 316), Order Denying Parentage (FL Parentage 317), Final Order and Finding and Conclusion on a Parenting Plan (FL Parentage 333), FL All Family 104 Motion to Serve by Mail</p>	<p>Made changes to reflect changes in Protection Order forms new names and form numbers.</p> <p>Example from <i>Petition for Divorce</i> "Protection Order</p> <p>Do you want the court to issue a Protection Order as part of the final orders in this case?</p> <p><input type="checkbox"/> No. I do not want a Protection Order.</p> <p><input type="checkbox"/> Yes. (You must file a Petition for Protection Order, P 001. You may file your Petition for Protection Order using the same case number assigned to this case.)</p> <p>Important! If you need protection now, ask the court clerk about getting a Temporary Protection Order.</p> <p><input type="checkbox"/> There already is a Protection Order between my spouse and me.</p>
<p>5.</p>	<p>FL All Family 140 Parenting Plan, FL Parentage 303 Residential Schedule, and GDN M 104 Residential Schedule</p>	<p><u>Changed</u> the statutory reference for "Domestic Violence" from RCW 26.50.010 to RCW 7.105.010 to reflect the terms new location in the Revised Code of Washington.</p>
<p>6.</p>	<p>FL All Family 001 Confidential Information Form, FL All Family 002 Attachment</p>	<p><u>Removed</u> Protection Order and Minor Guardianship Information.</p>

	FL All Family 130 Child Support Order	<p>The July version of the ORS that allows for a "step decrease" as well as a "step increase" (Section 12), one line did not get updated to reflect both possibilities. The very last option under "Denied" still only references the obligor/step increase.</p> <ul style="list-style-type: none">• <input type="checkbox"/> and the monthly payment increased by more than 30%, but this does not cause a significant hardship to the parent who owes support. <p>The following update address the issue: <input type="checkbox"/> Denied - The Court is changing a final child support order (check one):</p> <ul style="list-style-type: none"><input type="checkbox"/> but the monthly payment increased or <u>decreased</u> by less than 30<input type="checkbox"/> and the monthly payment increased by more than 30%, but this does not cause a significant hardship to the parent who owes support.<input type="checkbox"/> <u>and the monthly payment decreased by more than 30%, but this does not cause a significant hardship to the parent who receives support.</u>
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