# Superior Court of Washington County of

In re:		No.
and	Petitioner(s),	Order Re: Access to Court Records Restricted Under GR 22(c)(2)
	Respondent(s).	(ORAR/ORDYMT) Clerk's Action Required

I. Basis

A motion was presented asking for an order granting access to the following court records otherwise restricted under GR 22(c)(2):

Entire court record, which access shall expire on	[Date].
Only the following court records:	
Confidential Information Form	
Sealed Financial Source Documents	
Domestic Violence Information Form	
Notice of Intended Relocation of Children	
Sealed Personal Health Care Record	
Retirement Plan Order	
$\Box$ Confidential Reports as defined in GR 22 (e)(2)(B)	
Personal Information Sheet necessary for the Judicial Information System	
Other:	

with the following information deleted:

[Name]'s social security number;
[Name]'s driver's license number;
[Name]'s telephone number;
[Name]'s financial account numbers;

Order Re: Access to Records (ORAR/ORDYMT) - Page 1 of 3 WPF DRPSCU 09.0250 (6/2006) - GR 22(h)(2)(3)

[Name]'s residence address;

I	

Minor children's social security numbers; Minor children's dates of birth; Other:

## II. Findings

### The Court Finds:

- 2.1 Notice to the parties.
  - The parties were served notice of the motion.

The person requesting access was unable to locate and the court found that further good faith efforts to locate the party were not likely to be successful. The court waives the notice requirements.

- 2.2 Findings regarding public and private interests.
  - The order should not be granted because:  $\square$ 
    - The court finds that the public interests in granting access do not outweigh the privacy and safety interests of the parties or the dependent children.
    - The court finds that the personal interests of the person seeking access do not outweigh the privacy and safety interests of the parties or the dependent children.
  - The order should be granted because:
    - The court finds that the public interests in granting access do outweigh the privacy and safety interests of the parties or the dependent children.
    - $\square$ The court finds that the personal interests of the person seeking access do outweigh the privacy and safety interests of the parties or the dependent children.

## III. Order

#### It is Ordered:

- 3.1 The motion for order granting access to court records restricted under GR 22 is denied.
- 3.2 The motion for order granting access to court records restricted under GR 22 is granted.  $\square$

#### It is Further Ordered:

3.3 [Name] shall have access to the following court records otherwise restricted under GR 22(c)(2):

Entire court record, which access shall expire on \_\_\_\_\_ [Date]. Order Re: Access to Records (ORAR/ORDYMT) - Page 2 of 3 WPF DRPSCU 09.0250 (6/2006) - GR 22(h)(2)(3)

Confidential Information Form
Sealed Financial Source Documents
Domestic Violence Information Form
Notice of Intended Relocation of Children
Sealed Personal Health Care Record
Retirement Plan Order
Confidential Reports as defined in GR 22(e)(2)(B)
Personal Information Sheet necessary for the Judicial Information System
Other:

#### 3.4

[Name] shall have access to the documents listed in paragraph 3.3, with the following information deleted:

	[Name]'s social security number;
	[Name]'s driver's license number;
	[Name]'s telephone number;
	[Name]'s financial account numbers;
	[Name]'s residence address;
Minor children's social security numbers;	
Minor children's dates of birth;	
Other:	

3.5 [Name] shall provide copies of the documents and make any deletions ordered, and \_\_\_\_\_ [Name] shall pay the costs for producing the documents.

3.6 Other:

Dated:

# Judge/Commissioner

Presented by:

Signature of Party or Lawyer/WSBA No.

Print or Type Name

Order Re: Access to Records (ORAR/ORDYMT) - Page 3 of 3 WPF DRPSCU 09.0250 (6/2006) - GR 22(h)(2)(3)