	Superior Court of Washingto	n, County of		
In r	re parentage / parenting and support:			
Petitioner/s (person/s who started this case): And Respondent/s (other party/parties):		No		
		Immediate Restraining Order (Ex Parte) and Hearing Notice (TPROTSC / ORTSC) [] Clerk's action required: 2, 13 [] Interpreter required.		
	and Hear	ning Order (Ex Parte) ing Notice nly. For other cases, use FL Divorce 222, FL Non-Parent		
1.	This Order starts immediately and e	ends after the hearing listed below.		
2.	Hearing Notice – The court will consider made by the protected person at a court h	er extending this order and the other requests nearing:		
	on:	at: [] a.m. [] p.m.		
***	at:court's address	room or department		
	docket / calendar or judge / commissioner's name			
	Warning! If you do not go to the hearing, the court may make orders against you without hearing your side.			
3.	This Order restrains (name):			
	Warning! You must obey this order or you			
DC/M	26 26 \ 470 26 50; CP 65 (b) Immediate Pe			

- Violation [of sections 6-8] of this order with actual notice of its terms is a criminal offense under Chapter 26.50 RCW and will subject a violator to arrest.
- Violation of **any** part of this order may result in financial penalties or contempt of court.
- This order is enforceable in all 50 U.S. states, the District of Columbia, and U.S. territories and tribal lands (18 U.S.C. § 2265).

4.	This Order protects (name/s):
	and these children under 18 (if any)

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

5. Findings

Fir	Findings The court has reviewed the <i>Motion for Immediate Restraining Order</i> , supporting documents, and any other evidence considered on the record, including				
	e court finds there granted.	would be irreparable harm as described in the <i>Motion</i> if this order is			
[] If hearing date is more than 14 days away – There is good cause to keep th effect until the hearing date (which is between 14 and 28 days after this order issued) because (describe the good cause):					
[]	Intimate Partner:	The Restrained Person and the Protected Person are/were intimate partners because they are (check all that apply):			
		[] current or former spouses or domestic partners, or parents of a child-in-common.			
		[] age 16 or older and are/were in a dating relationship, and are currently residing together or resided together in the past.			
		[] age 16 or older and are/were in a dating relationship, but have never resided together.			
[]	Other findings:				
4		Postrained Parson listed in 3:			

Court orders to the Restrained Person listed in 3:

6. Do not disturb

[] No request made.

	[]	Request denied.
	[]	The Restrained Person must not disturb the peace of the Protected Person or of any child listed in 4 .
7.	Sta	ay away
	[]	No request made.
	[]	Request denied.
	[]	The Restrained Person must not go onto the grounds of or enter the Protected Person's home, workplace, or school, and the daycare or school of any child listed in 4 .
	[]	The Restrained Person must not knowingly go or stay within
8.	Do	not hurt or threaten
	[]	No request made.
	[]	Request denied.
	[]	The Restrained Person must not:
		 Assault, harass, stalk, or molest the Protected Person or any child listed in 4; or Use, try to use, or threaten to use physical force against the Protected Person or children that would reasonably be expected to cause bodily injury.
9. Surrender weapons		
	[]	Does not apply. No order entered in section 8 and no request made.
	[]	Request denied and surrender of weapons not required.
	[]	The Restrained Person must follow the <i>Order to Surrender Weapons Issued Without Notice</i> (form All Cases 2-030) signed by the court and filed separately.
		Findings – The court finds irreparable injury could result if this order is not issued until the time for response has elapsed.
10.	Ca	re and safety of children until the hearing
	[]	No request made.
	[]	Request denied.
	[]	(Name/s): must not take the children listed in 4 out of Washington state.
	[]	Until the hearing, the children listed in 4 will live with <i>(name):</i>
	[]	Other:
	-	

11.	Bond						
	[] No bond or security is required.						
	[] (Name):	m	nust file a bond or p	oost security.			
	[] (Name): Amount: \$						
12.	Other <u>immediate</u> orders						
	[] Does not apply.						
	[]		_				
13.	3. To the Clerk: Provide a copy of this order and the Law Enforcement Information Sheet to the agency listed below within one court day. The law enforcement agency must enter this order into the state's database. Name of law enforcement agency where the protected person lives:						
Orde							
Date	Time Judg	e or Commissioner					
Pres	ented by:						
•							
Sign	nere	Print name (if lawyer, a	lso list WSBA #)	Date			
To th	e Protected Person:						
Warn	ing! You must have this order served	on the Restrained Perso	n before it can be e	enforced.			
	nave a right to have law enforcement sons 6, 7, 8, or 9 above.	erve this order free of ch	narge if restraints a	re ordered in			

- 1. Fill out a *Law Enforcement Information Sheet* (form All Cases 01.0400) and give it to the clerk.
- 2. You must have this Order, and the paperwork you filed with the court to get this Order, personally served on the Restrained Person by someone 18 or older who is not a party to this case. (Do not serve the *Law Enforcement Information Sheet* on the Restrained person it is only for law enforcement.)
- 3. After serving, the server fills out a *Proof of Personal Service* (FL All Family 101) and gives it to you. Then:
 - File the original *Proof of Personal Service* with the court clerk.
 - Give a copy of the *Proof of Personal Service* to the law enforcement agency listed above.
 - Go to the hearing.
 - Bring proposed orders to the hearing.