**Court of Washington, County/City of**

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| --- | --- |
| Petitioner  vs.    Defendant/Restrained Person | **No.:** **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**  **Order Finding Compliance – Weapons/Firearms Surrender**  (ORRWSC)  Clerk’s action required: 5, 7, 9 |

**Order Finding Compliance – Weapons/Firearms Surrender**

**1. Restrained Person.** The Defendant/Restrained Person is (*name*) (Restrained Person).

**2.** **Existing Order/s.** The court issued an [ ] *Order to Surrender and Prohibit Weapons* [ ] *Extreme Risk Protection Order* on (*date)* .

The Law Enforcement proof of service [ ] is [ ] is **not** filed.

**3. Hearing.** On (*date*) , the court [ ] reviewed the record [ ] heard

or [ ] heard compliance review.

The court held a hearing before issuing this order. These people attended:

[ ] Restrained Person [ ] in person [ ] by phone [ ] by video

[ ] Restrained Person’s Lawyer [ ] in person [ ] by phone [ ] by video

[ ] Protected Person or Petitioner [ ] in person [ ] by phone [ ] by video

[ ] Other: [ ] in person [ ] by phone [ ] by video

***Important!***If the Protected Person is not present, the court shall use its best efforts to notify the petitioner of the outcome.

**4. The Court considered** the (*check all that apply*):

[ ] Petition/Protected Person’s Statement and any attachments

[ ] Declaration of Protected Person about Surrender of Weapons

[ ] Proof of Surrender

[ ] Declaration: No Weapons to Surrender

[ ] Receipt for Surrendered Firearms, Other Dangerous Weapons, and Concealed Pistol Licenses filed by [ ] Restrained Person [ ] Law Enforcement

[ ] Declaration of Law Enforcement about Weapons Surrender

[ ] DOL firearm records

[ ] Washington State Patrol firearm records

[ ] Declaration of: (*name*)

[ ] Testimony of:

[ ] Incident Report and any documentation of firearms, or their recovery

[ ] Other:

**5. The Court finds** that the Restrained Person is **In Compliance**. The Restrained Person signed a (*check one*):

[ ] **Declaration: No Weapons to Surrender.**

* The court considered other evidence and allegations regarding the Restrained Person’s alleged possession or ownership of firearms, dangerous weapons, or concealed pistol licenses, if any.
* The court concludes that there has been a sufficient showing that the Restrained Person has complied with the conditions of RCW 9.41.800 and is in compliance.

The court makes the following additional findings regarding the basis for compliance:

[ ] **Proof of Surrender.**

* The Restrained Person indicates that they **have surrendered all** firearms, dangerous weapons, or concealed pistol licenses in their possession to law enforcement and has filed *Proof of Surrender* and a copy of the law enforcement receipt.
* **Law enforcement verified receipt** by filing the original receipt in the court file.
* There are either **no further allegations or no further credible evidence,** **that there are more** firearms, dangerous weapons, or concealed pistol licenses to surrender.

Therefore, the court concludes that, by a preponderance of the evidence, the Restrained Person has complied with the conditions of RCW 9.41.800. The court makes the following additional findings regarding the basis for compliance:

[ ] **Other Evidence.**

The Restrained Person filed other evidence proving timely and complete compliance (*list other evidence*):

Therefore, the court concludes that, by a preponderance of the evidence, the Restrained Person has complied with the conditions of RCW 9.41.800. The court makes the following additional findings regarding the basis for compliance:

**6. Number of firearms** surrendered under this case number:

**7.** **The Court orders** that:

[ ] The compliance review hearing scheduled in this case is canceled.

[ ] No further compliance review hearings are scheduled at this time.

**8. Service.**

[ ] Restrained Person appeared. Additional service is not required.

[ ] Restrained Person did not appear.

[ ] The clerk of court shall electronically transmit a copy of this order on or before the next judicial day to the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ County Sheriff's Office or \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ City/Town Police Department **where the Restrained Person lives** who will serve a copy of this order on the Restrained Person and file a return of service with the court.

[ ] The court previously ordered service by publication or mail by separate motion and order, and permits service on the Restrained Person as per its prior findings, as follows: by [ ] publication [ ] mail.

[ ] The court considered a motion for service by publication or mail today, and enters a separate order today with findings which permit service on the Restrained Person, or the court finds that there are now reasons to allow such service. Therefore, the court orders service of this order on the Restrained Person by: [ ] publication [ ] mail.

**9.** **Reporting Data.** Under RCW 9.41.801(12), the AOC is required to report specific data. As of this date, based on information available to judicial officer:

[ ] Defendant in compliance No Sanctions for: (NSC)

**Date**: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Time:** \_\_\_\_\_\_\_\_ a.m./p.m.

**Judge/Court Commissioner**

I received a copy of this order or I attended the hearing remotely and have actual notice of this order. It was explained to me on the record.

Signature Print Name

Signature Print Name