	Superior Court of Wa	ashington,	Coun	ty of		_	
In re p	parentage:		I				
Petitio	ner (person who started this cas	re):	No.				
	espondents: / presumed parent / possible ger	netic parents)	(JD0	al Parentage Orde DEP) erk's action required		3, 14, 15	
	F	inal Parer	ntage	Order			
1. [Money Judgment Summa	ry					
[☐ No money judgment is o	ordered.					
[,, ,			om sections 9 and 12 in the table below. Do not us orders.			
	Judgment for	Debtor's nai (person who pay money)		Creditor's name (person who must be paid)	Amount	Interest	
	Past due child support from to				\$	\$	
	Past due medical support from to				\$	\$	
	Past due child's expenses from to				\$	\$	
	Fees and costs (section 11)				\$	\$	
	Other amounts (describe):				\$	\$	
	Yearly Interest Rate for child s For other judgments:% (7				enses: 12%.	<u> I</u>	
	Lawyer (name):		repr	esents (name):			
	Lawyer (name):		repr	esents (name):			

> The court approved Findings and Conclusions for this case and now orders:

2. Child

This case is about the parentage of:

Child's name (first, middle, last)	Born (month/day/year)	Lives in (county and state)

Important! Don't list more than one child unless they have all the same parents or possible parents. If they

		ve (or may nave) different parents, fill out a separate Petition for each child. If multiple children are listed, ange "child" to "children" in this form as needed.
3.	Pa	rentage Decision
		Parent – (Full name): is a legal parent of the child with all the rights and responsibilities of natural or adoptive parent based on (check one): □ Summary Judgment Order □ Order on Motion for Default □ Agreement □ Order after Sexual Assault Fact-Finding Hearing □ Trial
		Parent – (Full name): is a legal parent of the child with all the rights and responsibilities of natural or adoptive parents based on (check one): □ Summary Judgment Order □ Order on Motion for Default □ Agreement □ Order after Sexual Assault Fact-Finding Hearing □ Trial
		Not a Parent – (Full name): is not a parent of the child based on (check one): □ Summary Judgment Order □ Order on Motion for Default □ Agreement □ Trial and is dismissed from this case.
		Not a Parent – (Full name): is not a parent of the child based on Order after Sexual Assault Fact-Finding Hearing.
		No Change – The court is not making any order about (name/s): parentage status because (explain):
		Other (specify):
4.	Ch	nild's Name Change
		The child's name will stay the same.
		The child's name is changed by this order or a previous order in this case as follows:

From (current name):						
To (new name):						
First	Middle	Last				

5. Birth Record

The state registrar of vital statistics must amend the child's birth certificate and any other birth record to list the parents as decided above and change the child's name if ordered above.

Important! The court does **not** forward this *Order* to the State Registrar. To amend the birth certificate, a party must provide a certified copy of this *Order* and the *Findings and Conclusions* to the State Registrar of Vital Statistics. Other information may be required by the State Registrar of Vital Statistics. If the child was **not** born in Washington, contact the appropriate agency in the state where the child was born.

6. Parents' contact and employment information

Each parent must fill out and file with the court a *Confidential Information* form (FL All Family 001) including personal identifying information, mailing address, home address, and employer contact information.

Important! If you move or get a new job any time while support is still owed, you must:

- notify the Support Registry, and
- fill out and file an updated Confidential Information form with the court.

Warning! Any notice of a child support action delivered to the last address you provided on the *Confidential Information* form will be considered adequate notice, if the party trying to serve you has shown diligent efforts to locate you.

7. Parenting Plan or Residential Schedule

	es not apply. The parents and child are all living together or there is only one legal rent.
	e court has jurisdiction over the child. The child will live with <i>(name):</i> most of the time. This parent is named custodian for those te and federal laws that require a custodian. <i>(Check one):</i>
	The court signed the final <i>Parenting Plan</i> or <i>Residential Schedule</i> filed separately today or on <i>(date)</i> :
	The court is not approving a <i>Parenting Plan</i> or <i>Residential Schedule</i> at this time because no parent requested one. Any parent may ask the court for a <i>Parenting Plan</i> or <i>Residential Schedule</i> in the future.
	Note – If you want a plan or schedule that changes the person with whom the child is scheduled to reside a majority of their time, you must file a <i>Petition to Change a Parenting Plan, Residential Schedule or Custody Order</i> (form FL Modify 601).

If you want a plan or schedule that does **not** change the person with whom the child is

scheduled to live a majority of their time, you may file a:

- Motion for Parenting Plan or Residential Schedule (within 2 years of Final Parentage Order) form FL Parentage 318, or
- Petition for a Parenting Plan, Residential Schedule and/or Child Support form FL Parentage 331.

		the Order after Sexual Assault Fact-Finding Hearing.
		(Name):
		☐ has no residential time or decision-making authority.
		□ has residential time, decision-making authority, or other rights as follows (copy rights granted in the Order after Sexual Assault Fact-Finding Hearing):
		The court does not have jurisdiction over the child. The court cannot name a custodian or approve a <i>Parenting Plan</i> or <i>Residential Schedule</i> .
		Other (specify):
8.	Ch	ild Support
		The court signed the final <i>Child Support Order</i> and <i>Worksheets</i> filed separately today or on <i>(date)</i> :
		The court is not making a decision about child support now. Any parent may ask the court for a <i>Child Support Order</i> in the future.
		The court does not have jurisdiction to order child support.
		No child support obligation may be established or collected at any time from (name): based on the Order after Sexual Assault Fact-Finding Hearing. RCW 26.26A.465. (If this box is checked, also check the "Clerk's action required" box on page 1.)
		Clerk's Action. The court clerk must provide a copy of this order to WSSR.
		Other (specify):
9.	Pa	st due child support
		This order does not decide past due child support issues.
		Paid – All child support owed by (name): for the child under a court or administrative order through (date): has been paid.
		for the child under a court or administrative order is still due, and is not changed or canceled by this order.
		Waived – (Name): chooses to waive (give up their right to) the unpaid past due child support owed by (name): from (date): for
		from (date): through (date): for the child.

	Any support that has been (This waiver is valid only if				ll due.
	Money Judgment - (Che	ck one):			
	☐ Any money judgment f Order approved by the in this order.)				
_	☐ The court orders the for (summarized on page		gment for past due	e child supp	ort
	Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest
	☐ Past due child support from to			\$	\$
	☐ Past due medical support (health insurance & health care costs not covered by ins.) from to			\$	\$
	☐ Past due child's expenses (including daycare, education, long-distance transportation, pregnancy, childbirth, or other expenses) from to			\$	\$
-	The interest rate for child so	upport judgments is	s 12%.		
	Registry – Send payment Child Support (DCS) will for records of all payments.	•		•	
	. ,	Washington State S PO Box 45868, Oly			
	Phone number/s:	1 (800) 922-4306 c	or 1 (800) 442-543	7	
	Important! If you are ordere Registry, and you pay some				
	Direct Pay – Send payme	nt to the other pare	ent or non-parent o	custodian by	/ :
	☐ mail to:	r PO Box Cit	tv	State	Zip
		e person owed sup	port provides to the		•
	support. (This does no	t nave to be tneir n	ome address.)		
			•		
	support. (This does no		•		
	support. (This does no				

10.	Pa	ym	ent	Plan
		Do	es	not apply.
		(N	ame	e): must pay at least \$ each
				on the money judgments for past due support listed in section 8 above.
			•	ents start (date):
			-	ent due every month on <i>(day of month):</i>
		juc to	lgm cov	Withholding (Garnishment) Limit – If all payments are made on time, the ent debtor's wages will not be garnished for any amount over what is needed er current child support plus the past due support judgment payment amount n this section.
		tha	at ar	over the garnishment limit can be taken from bonuses and other payments e not wages. The state may still use other ways of collecting this judgment, ng collection through the IRS.
				<i>ing!</i> If any payment is late, this payment plan is canceled, and the state or the nowed support may collect more than the amount listed above.
11.	En	for	cem	nent of judgment through income withholding (garnishment)
		Do	es r	ot apply because no money judgment is ordered in section 9 above.
				ney judgment in section 9 above can be enforced through income withholding hment).
	wa enf		CS or the person owed money from the judgment can collect the judgment from the ages, earnings, assets, or benefits of the parent who owes the judgment, and can aforce liens against real or personal property as allowed by any state's child support without notice to the parent who owes the judgment.	
		If this judgment is not being enforced by DCS and the person owed the judg wants to have support paid directly from the employer, the person owed suppask the court to sign a separate wage assignment order requiring the employ withhold wages and make payments. (Chapter 26.18 RCW.) Income withholding may be delayed until a payment becomes past due if the finds good reason to delay.		to have support paid directly from the employer, the person owed support must e court to sign a separate wage assignment order requiring the employer to
				· · · · · · · · · · · · · · · · · · ·
			Do	es not apply. There is no good reason to delay income withholding.
				ome withholding will be delayed until a payment becomes past due because <i>eck one</i>):
				The child support payments are enforced by DCS and there are good reasons in the child's best interest not to withhold income at this time. If this is a case about changing child support, previously ordered child support has been paid on time.
				List the good reasons here:
				The child support payments are not enforced by DCS and there are good reasons not to withhold income at this time.
				List the good reasons here:

	No money judgment is ordered	ed.			
	The court orders a money jud	lgment for fees a	nd costs as follow	s:	
	Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Intere
	☐ Genetic testing costs			\$	\$
	☐ Guardian ad litem (GAL) fees			\$	\$
	☐ Lawyer fees			\$	\$
	☐ Court costs			\$	\$
	☐ Fees awarded in the Order after Sexual Assault Fact-Finding Hearing			\$	\$
	☐ Other fees and expenses (specify):			\$	\$
	The interest rate is 12% unlest The interest rate is% botection Order				
	☐ The interest rate is% t	oecause <i>(explain)</i>	£		
Pro	☐ The interest rate is% b	pecause (explain)	: nse.	ne <i>Protectic</i>	on Orde
Pro □	□ The interest rate is% become contection Order No one requested a Protection Approved – The request for	oecause (explain) on Order in this ca	: nse. er is approved. Th		
Pro	The interest rate is% to	oecause (explain) on Order in this ca a Protection Orde Order for Protecti isting Protection (scribed in the follo	se. er is approved. The on is denied. The Order filed in or co	Denial Ord	<i>er</i> is file th this c
Pro	The interest rate is% become contection Order No one requested a Protection of the request for its filed separately. Denied – The request for an separately. Renewed/Changed – The experiments of the request for an separately.	on Order in this can a Protection Order for Protection of Scribed in the follow Protection Order	: er is approved. The on is denied. The Order filed in or co wing order, filed s	Denial Ord	<i>er</i> is file th this c
Pro	The interest rate is% to	on Order in this can a Protection Order for Protection Order in the follo Protection Order in the following Protection	er is approved. The on is denied in or cowing order, filed so order.	Denial Ord	<i>er</i> is file th this c
Pro	The interest rate is% become contection Order No one requested a Protection of the request for is filed separately. Denied – The request for an separately. Renewed/Changed – The exis renewed or changed as designed of the request of the request for an order on Renewal of the Order on Renewal of the Order Modifying/Terms	on Order in this can a Protection Order for Protection Order in the follo Protection Order in the following Protection	er is approved. The on is denied in or cowing order, filed so order.	Denial Ord	<i>er</i> is file th this c
Pro	The interest rate is% become contection Order No one requested a Protection of the request for is filed separately. Denied – The request for an separately. Renewed/Changed – The expective is renewed or changed as designed of the content of the request for an order on Renewal of the content of the request for an order of the requ	on Order in this can a Protection Order for Protection Order isting Protection Order in the follooprotection Order protection Order in the follooprotection Order in this can be supported in the follooprotection Order in this can be supported in the follooprotection Order in this can be supported in the follooprotection Order in the followed Order in the followed Order in the follooprotection Order in the followed	er is approved. The on is denied. The Order filed in or cowing order, filed so order.	Denial Ord	<i>er</i> is file th this c

		ely signed a <u>temporary</u> Restraining Order and er in this case. Also check the "Clerk's action en 1	is
		cy where the Protected Person lived when the	
	To the Clerk: Provide a copy of the	nis Order to the agency listed above within 1 cou must remove the <u>temporary</u> Restraining Order t	
15.	Guardian ad Litem		
	□ Does not apply.		
	☐ The Guardian ad Litem (GAL) is dis	scharged.	
	☐ Other (specify):		
16.	Other Orders		
	The Warnings below are required by law	v and are made part of this order.	
	□ Other (specify):		
	7 7 12 3		
Orde	red.		
	\		
Date	Judae or	Commissioner	
	ioner and Respondent/s or their law		
	document (check any that apply):	This document (check any that apply):	
	n agreement of the parties	☐ is an agreement of the parties	
	resented by me y be signed by the court without notice to me	☐ is presented by me☐ may be signed by the court without notice to	me
⊔ IIIay	y be signed by the court without houce to me	I may be signed by the court without house to	IIIC
Petition	ner signs here or lawyer signs here + WSBA #	Respondent signs here or lawyer signs here + WSBA	A #
Print Na	ame Date	Print Name Date	9
This d	document <i>(check any that apply)</i> :	This document (check any that apply):	
□ is ar	n agreement of the parties	☐ is an agreement of the parties	
	resented by me	is presented by me	
⊔ may	y be signed by the court without notice to me	☐ may be signed by the court without notice to	me
Other F	Respondent or lawyer signs here + WSBA #	Other party or Guardian ad Litem signs here	
Olliel	Respondent or lawyer signs here + WSDA #	Other party or Guardian ad Litem signs here	
Print Na	lame Date	Print Name Date	e
□ Pa	arent applies for DCS enforcement	services:	
la	sk the Division of Child Support (DCS) to enforce	e this order. I understand that DCS will keep \$25 each yeak to be excused from paying this fee in advance. (You	

call DCS at 1-800-442-5437. DCS will no AFDC.)	t charge a fee if you have ever receive	d TANF, tribal TANF, or
Parent/Custodian signs here (lawyer cannot sign for party)	Print name	Date

Warnings about Moving with the Children (Relocation)!

Notice

Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children **must notify** every other person who has court-ordered time with the children.

Move to a different school district

If the move is to a different school district, the relocating person must complete the form *Notice of Intent to Move with Children* (FL Relocate 701) and deliver it at least **60 days** before the intended move.

Exceptions:

- If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, they must give notice within 5 days after learning the information.
- If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, immediate and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- A relocating person who believes that giving notice would put themself or a child at unreasonable risk of harm, may ask the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form *Motion to Limit Notice of Intent to Move with Children (Ex Parte)* (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the relocating person wants to change the *Parenting Plan* because of the move, they must deliver a proposed *Parenting Plan* together with the *Notice*.

Move within the same school district

If the move is within the *same* school district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the

other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed *Parenting Plan*. If the move is within the same school district, the other party doesn't have the right to object to the move, but they may ask to change the *Parenting Plan* if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the *Notice* was served, the relocating person may not move to a different school district with the children unless they has a court order allowing the move.

After the 30 days, if no *Objection* is filed, the relocating person may move with the children without getting a court order allowing the move.

After the 30 days, if an *Objection* has been filed, the relocating person may move with the children **pending** the final hearing on the *Objection* **unless**:

- The other party gets a court order saying the children cannot move. or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a hearing is pending if they believes that they or a child is at unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the *Objection*.

Parenting Plan after move

If the relocating person served a proposed *Parenting Plan* with the *Notice*, **and** if no *Objection* is filed within 30 days after the *Notice* was served (or if the parties agree):

 Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that

- was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- Either party may ask the court to approve the proposed plan. Use form Ex Parte Motion for Final Order Changing Parenting Plan – No Objection to Moving with Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- The Washington State Courts' website: www.courts.wa.gov/forms,
- Washington LawHelp: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee).

(This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)