Superior Court of Washington,	County of		
In re parentage/parenting and support:	No		
Petitioner/s (person/s who started this case):	Motion for Temporary Family Law Order (MTTO)		
	☐ and Restraining Order		
And Respondent/s (other party/parties):	(MTTMO)		
•	ary Family Law Order raining Order		
Use this form for unmarried parents (parentage) cases of 623, depending on the type of case.	•		
To both parties:			
Deadline! Your papers must be filed and served by the State Court Rules if there is no local rule. Court Rules a	e deadline in your county's Local Court Rules, or by the and forms are online at www.courts.wa.gov .		
If you want the court to consider your side, you must :			
 File your original documents with the Superior Court Clerk; AND Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND Have a copy of your papers served on all other parties or their lawyers; AND Go to the hearing. 			
Read your county's Local Court Rules, if any.			
Bring proposed orders to the hearing.			
To the person filing this motion:			
You must schedule a hearing on this motion. You may unless your county's Local Court Rules require a different action.			
To the person receiving this motion:			
If you do not agree with the requests in this motion, file explaining why the court should not approve those required, and propose your own <i>Parenting Plan</i> , <i>Residentia</i>			
1. My name is:	I ask the		
court for temporary orders approving the	e requests listed below.		

i want these children drider	18 listed below to	be included in the court's ord	dere:		
Child's name	Age	Child's name	Age		
1.	2.		7.9		
3.	4.				
5.	6.				
Active duty military			<u> </u>		
The federal Servicemembers	e federal Servicemembers Civil Relief Act covers:				
 National Guard or Research 30 days in a row; and commissioned corps of 	erve members und the Public Health		r more tha		
who are either stationed in or r	e state Service Members' Civil Relief Act covers those service members listed above to are either stationed in or residents of Washington State, and their dependents, cept for the commissioned corps of the Public Health Service and NOAA.				
□ None of the other parties a Relief Acts.	None of the other parties are covered by the state or federal <i>Servicemembers' Civil Relief Acts</i> .				
☐ (Name):	(Name):is covered by the □ state □ federal Servicemembers Civil Relief Act.				
•	☐ For persons covered only by the state act — Military duty may keep the service				
member or dependent to ask the court to approve	from responding o e temporary orders d. It would be very	r coming to the hearing on t s even if the covered persor unfair (a manifest injustice)	his motion. n asks for a		
Care and safety of children (check all that appl				
☐ No request.	No request.				
	Approve the <i>Parenting Plan</i> (form FL All Family 140) or <i>Residential Schedule</i> (form FL Parentage 303) proposed by <i>(check one):</i> □ me □ <i>(name):</i>				
Order (name): not to take the children listed in 2 out of Washington State.					
, ,					
in 2 out of Washington State Appoint a person to investig best interest, and order who (check one):	gate and report to to will pay this perso	he court about what is in the on's fees. This person should /Investigator as chosen by the	d be a/n		

		(Name):				
		A Sexual Assault Allegation form has been filed saying the child was conceived by a sexual assault. The fact-finding hearing on this allegation has not happened yet.				
		 No residential time or decision-making should be ordered until after the fact- finding hearing. 				
		I have a bonded and dependent relationship with the child that is parental in nature. It is in the child's best interests to order residential time or decision making now.				
		Other:				
5.	Pr	ovide support				
		No request.				
		Order child support according to the Washington State Child Support Schedule.				
3 .	Pa	ay fees and costs				
		No request.				
		Order (name):to:				
		□ Pay my lawyer's fees for this case. <i>Amount:</i> \$				
		Make payments to (name):				
		□ Pay other professional fees and costs for this case. <i>Amount:</i> \$				
		to (name):				
		for (purpose):				
		Based on the sexual assault allegation, award lawyer's fees consistent with RCW 26.09.140. RCW 26.26.760(12).				
		Order (name):to:				
		Pay my lawyer's fees for this case. Amount: \$				
		Make payments to (name):				
7.	Re	estraining Order				
		No request.				
		The Court already signed a Restraining Order on (date): in this case.				
		☐ I am not asking the court to make any changes to this <i>Restraining Order</i> .				
		☐ I ask the Court to remove (terminate) this <i>Restraining Order</i> .				
		☐ I ask the Court to change this <i>Restraining Order</i> as follows (<i>specify</i>):				
		I ask the Court for a <i>Restraining Order</i> (form FL All Family 150) that orders (name/s):				

		estraints and orders checked below. (Check all that apply; also check the "and raining Order" boxes in the form titles on page 1):			
		Do not disturb – Do not disturb my peace or the peace of any child listed in 2.			
		Stay away – Do not go onto the grounds of or enter my home, workplace, vehicle or school, and the daycare or school of any child listed in 2 .			
		Also, do not knowingly go or stay within feet of my home, vehicle, workplace or school, or the daycare or school of any child listed in 2 .			
		Do not hurt or threaten			
		■ Do not assault, harass, stalk, or molest me or any child listed in 2; and			
		 Do not use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury. 			
		Warning! If the court makes this order and the parties are intimate partners, the court must consider if weapons restrictions are required by state law. Federal law may also prohibit the Restrained Person from possessing firearms or ammunition.			
		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.			
		 parents of a child-in-common (unless a child was conceived through sexual assault). 			
		 □ currently or formerly in a dating relationship (age 13 or older) and □ never lived together □ live or have lived together 			
		Prohibit weapons and order surrender			
		 Do 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 until the Order ends, and 			
		 Immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that they possess or control to (check one): □ the police chief or sheriff. □ their lawyer. □ other person (name): 			
	Othe	r:			
Ot	her te	mporary orders			
	No re	equest.			
	(Spec	cify):			

8.

Reasons for my requests

- 9. Why are you asking the court for the orders you checked above? (Explain):
 - If you need additional space, use the Declaration form FL All Family 135.
 - If you are asking for a parenting plan or residential schedule, also fill out the Information for Temporary Parenting Plan, form FL All Family 139, and a proposed Parenting Plan, form FL All Family 140, or Residential Schedule, form FL Parentage 303.
 - If you are asking for child support, also fill out the *Child Support Worksheets* and *Financial Declaration*, form FL All Family 131, and file the required financial records. If you, or anyone else, has ever received public assistance for any child in this case, also fill out the *Public Assistance Declaration*, form FL All Family 132.
 - If you are asking to prohibit weapons or order surrender, give your reasons at the end of this section.

•	If y	ou are asking to change an earlier temporary order, give the date of the earlier der and explain how circumstances have changed since then.			
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_					
		Reasons for "Prohibit weapons and order surrender" request (check all that apply):			
		(Name): has used, displayed, or threatened to use a firearm or other dangerous weapon in a felony. (Describe):			

	(Name): committed an offense m RCW 9.41.040. (Descrit	naking him or her ineligible to po be):	ssess a firearr	previously n under
	presents a serious and	imminent threat (harm that may or to the health or safety of any		diately) to
Person askin	g for this order fills out	below:		
	er penalty of perjury unden nis form are true.	er the laws of the State of Washi	ngton that the	facts I have
Signed at <i>(cit</i>)	/ and state):		Date:	
Person asking	g for this order signs here	Print name here		
I agree to acc	ept legal papers for this o	case at <i>(check one):</i>		
□ my lav	vyer's address, listed belo	OW.		
□ Email:				
☐ the foll	lowing address <i>(this does</i>	s not have to be your home add	lress):	
Street Add	dress or PO Box	City	State	Zip
in writing. also updat	You may use the Notice	case ends, you must notify all of Address Change form (FL All mation form (FL All Family 001)	I Family 120). `	You must
Lawyer (if any	y) fills out below:			
Lawyer signs	here	Print name and WSBA No.	Date	9
•	et Address or PO Box	City	State	Zip
Email (if appli	cable):			
sealed. Fina be sealed so	ncial, medical, and confid they can only be seen b	ourt are available for anyone to dential reports, as described in (by the court, the other party, and them separately, using a Seale	General Rule 2 I the lawyers in	2, must n your

RCW 26.26A.470 Mandatory Form (07/2022) FL Parentage 323

All Family 011, 012, or 013). You may ask for an order to seal other documents.