•	arenting and support of:					
Petitioner (person who started this case): And Respondent (other parent):		No	No Final Order and Findings for a Parenting Plan, Residential Schedule, and/or Child Support (JDPPCS) [] Clerk's action required: 1, 15, 16			
		this case): Pla Su				
		•				
		and Findings f		•		
ľ	Money Judgment Sumn	nary				
[[] No money judgment i	s ordered.				
[[] Summarize any mone	ey judgment from see	ction 16 in the table	e below.		
	Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest	
	Lawyer fees			\$	\$	
				\$	\$	
	Guardian ad litem fees			Ψ		
	Guardian ad litem fees Court costs			\$	\$	
					\$	
	Court costs	_% (12% unless otherwi	ise listed)	\$		
	Court costs Other (specify):		ise listed) epresents (name):	\$		
	Court costs Other (specify): Yearly Interest Rate:	re	······································	\$		
	Court costs Other (specify): Yearly Interest Rate: Lawyer (name): Lawyer (name):	re	epresents (name):	\$		
	Court costs Other (specify): Yearly Interest Rate: Lawyer (name):	re	epresents (name):	\$		

	The following people were at the hearing (list parents, lawyers, and any guardian litem):							
=in	dings & Conclusions							
3.	Children							
	Petitioner and Respondent are parents of the following children who will be covered by a Parenting Plan, Residential Schedule, and/or Child Support Order:							
	Child's name	Age	Child's name	Age				
	1.		2.					
	3.		4.					
	5.		6.					
ŀ.	Parentage established (Repeat this	section	for each child as needed.)					
			ed by court order for <i>(children's</i> on <i>(date):</i>					
	by (name of court):							
	[] Acknowledgment of Parentage – The Petitioner and Respondent signed an Acknowledgment of Parentage (Affidavit) for (child's name): that was filed with the appropriate agency of the state of on (date):							
			tered domestic partnership when the Her spouse/partner (name):signed a Denial of Parentage that					
	filed with the appropriate ager on (date)		ne state of					
5.	Washington state deadlines for Acknowledgment of Parentage							
	[] Does not apply because parentage was established either by court order or by an Acknowledgment of Parentage (Affidavit) filed in in a different state than Washington. (Skip to 6.)							
	[] The Acknowledgment of Parentage was filed in Washington state.							
	effective (valid) on the date th	ne child iny) was	ent of Parentage (and Denial, if any was born or the date the Acknowle if it is filed with the Washington State Re	dgment				
	b. Deadline to withdraw							
	[] The deadline to withdraw Denial has passed becau	•	d) the Acknowledgment of Parentag	ge or				
	[] This case was filed m	ore tha	n 60 days from the effective date.					
	=		60 days from the effective date; bu nowledgment (and Denial, if any) w					

[] The deadline to withdraw (rescind) the Acknowledgment of Parentage Denial has not passed. The petition was filed too soon.	ge or			
c. Deadline to challenge				
 The deadline to challenge the Acknowledgment of Parentage or Der passed because it has been more than four years since effective day 				
[] The deadline to challenge the Acknowledgment of Parentage or Der not passed because it has been less than four years since the effect				
Check one:				
[] The court will approve parenting and/or support orders for the ch because the court finds:	ııld			
 The child's acknowledged father is the father, 				
■ No court has said another man is the child's father,	fathar ia			
 There are no other open court cases to decide who the child's and 	ratner is,			
 Notice has been given to all other men who claimed to be this father. 	child's			
 The court will not approve parenting and/or support orders for the because the Petitioner failed to show (check all that apply): 	e child			
[] The child's acknowledged father is the father.				
[] No court has said another man is the child's father.				
[] There are no other open court cases to decide who the child is.	s father			
Notice has been given to all other men who claimed to be thi father.	s child's			
6. Acknowledgment of Parentage filed in another state				
[] Does not apply because parentage was established either by court order or by Acknowledgment of Parentage filed in Washington state. (Skip to 7.)				
[] The Acknowledgment of Parentage was filed in a different state than Washington. The Acknowledgment (check one):				
[] is valid under the laws of that state.				
[] is not valid under the laws of that state because:				
7. Notice and jurisdiction over parents				
Notice was given to everyone with a legal right to receive it, and	, ,			
 The court has jurisdiction over the parents in this case because (check all that 	apply):			
[] the Petitioner lives in Washington State.				

before the court to decide an issue about the child before this case was

	[] the Respondent lives in Washington State.
	[] the Respondent was personally served in this state with the <i>Summons</i> and <i>Petition</i> .
	[] the Respondent signed an agreement to join this <i>Petition</i> or other document agreeing that the court can decide his or her rights in this case.
	[] other (specify):
3.	Jurisdiction over the children (RCW 26.27.201221, .231, .261, .271)
	[] The court cannot order a parenting/custody order for the children because the court does not have jurisdiction over the children. (Skip to 9.)
	[] The court can order a parenting/custody order for the children because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):
	 Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for (children's names):
	[] Home state jurisdiction – Washington is the children's home state because (check all that apply):
	[] (Children's names): lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if the children were less than 6 months old when the case was filed, they had lived in Washington with a parent or someone acting as a parent since birth.
	 There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if they were less than 6 months old), but those were temporary absences.
	[] (Children's names): do not live in Washingtor right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
	[] (Children's names): do not have another home state.
	 No home state or home state declined – No court of any other state (or tribe) has the jurisdiction to make decisions for (children's names): or a court in the children's home state (or tribe) decided it is better to have this case in Washington and:
	[] Other state declined – The courts in other states (or tribes) that might be (children's names):

	 Temporary emergency jurisdiction – Washington had temporary emergency jurisdiction over (<i>children's names</i>): when the case was filed, and now has jurisdiction to make a final custody decision because: When the case was filed, the children were abandoned in this state, or the children were in this state and the children (or children's parent, brother or sister) was abused or threatened with abuse; The court signed a temporary order on (<i>date</i>) saying that Washington's jurisdiction will become final if no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months; The children have now lived in Washington for 6 months; and No case concerning the children has been started in the children's home state (or tribe). 				
	[] Other reason (specify):				
9.	Parenting Plan or Residential Schedule				
	[] Does not apply.				
	[] The court signed the final <i>Parenting Plan</i> or <i>Residential Schedule</i> filed separately today or on <i>(date):</i>				
	[] Other findings:				
10.	Child Support				
	[] Does not apply.				
	[] Court Order – The court signed the final Child Support Order and Worksheets filed separately today or on (date): Tax issues and post-secondary (college or vocational school) support are covered in the Child Support Order.				
	[] Administrative Order – The court is not issuing a child support order. There is an administrative child support order established by DSHS Division of Child Support (DCS) for the dependent children.				
	DCS child support orders do not cover tax issues or post-secondary (college or vocational school) support. Therefore, the court orders:				
	[] Tax Issues – The parties have the right to claim the children as their dependents for purposes of personal tax exemptions and associated tax credits on their tax forms as follows (describe):				
	For tax years when a non-custodial parent has the right to claim the children, the parents must cooperate to fill out and submit IRS Form 8332 in a timely manner.				
	Important! Although the personal tax exemptions are currently suspended under federal law through tax year 2025, other tax benefits may flow from claiming a child as dependent.				
	[] Post-secondary (college or vocational school) –The court orders:				
	 A parent may ask the court for post-secondary support at a later date, but they must file that request before the duty to pay child support ends. 				

	[] The parents must pay for the children's post-secondary support. The parents will make a post-secondary support plan or the court will order one.
	Post-secondary support is not required.
	Other (specify):
[]	Other findings:
	otection Order
	No one requested a <i>Protection Order</i> in this case.
[]	Approved – The request for a <i>Protection Order</i> is approved. The <i>Protection Order</i> is filed separately.
[]	Denied – The request for a <i>Protection Order</i> is denied. The <i>Denial Order</i> is filed separately.
[]	Renewed/Changed – The existing <i>Protection Order</i> filed in or combined with this case is renewed or changed as described in the following order, filed separately <i>(check one)</i> :
	[] Order on Renewal of Protection Order
	[] Order Modifying/Terminating Protection Order
[]	Other findings:
Re	straining Order
[]	No one requested a Restraining Order in this case.
[]	Approved – The request for a <i>Restraining Order</i> is approved. The <i>Restraining Order</i> is filed separately.
[]	Denied – The request for a <i>Restraining Order</i> is denied.
[]	Other findings:
Fe	es and Costs
[]	Each party should pay their own fees and costs.
LJ	(Name): incurred fees and costs, and needs help to pay those fees and costs. (Name): has the ability to help pay fees and costs and should be ordered to pay the amount as listed in the Money Judgment in section 16 below. The court finds that the amount ordered is reasonable.
[]	Fees for a guardian ad litem (GAL) or other court-appointed professional should be paid as listed in the Money Judgment in section 16 below. The court has considered relevant factors including each party's ability to pay, and finds the fees as ordered are reasonable.
[]	Other findings:
_	

ırt	Orders						
	Decision (check all that apply):						
	[] Denied – The court denies the <i>Petition</i> . All temporary orders are ended.						
	[] Approved – The court approves the <i>Petition</i> . All temporary orders are ended. The court signed the following orders filed separately:						
	[] Parenting Plan	[] Ord	ler for Protection				
	[] Residential Schedu	le [] Res	straining Order				
	[] Child Support Orde	r					
	[] Other orders:						
	 [] The guardian ad litem is discharged. [] Check this box if the court previously signed a temporary Restraining Order and is not signing a final Restraining Order in this case. Also check the "Clerk's action required" box in the caption on page 1. 						
	Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued:						
	To the Clerk: Provide a copy of this Order to the agency listed above within 1 couday. The law enforcement agency must remove the <u>temporary</u> Restraining Order from the state's database.						
	Money Judgment (summarized on page 1)						
	No money judgment is ordered.						
	[] The court orders a money judgment as follows:						
	Judgment for	Debtor's name	Creditor's name (person who must be paid)	Amount	Interest		
	[] Lawyer fees			\$	\$		
	[] Guardian ad litem fees			\$	\$		
	[] Court costs			\$	\$		
	[] Other (specify):			\$	\$		
	The interest rate is 12% unless another amount is listed below.						
		unicoo anomei am	oniii is iisted belov	٧.			

Ordered.				
	<u> </u>			
Date	Ju	dge or Commissioner		
Petitioner and Respondent or the	eir lawyers 1	fill out below:		
This document (check any that apply): [] is an agreement of the parties [] is presented by me [] may be signed by the court without	notice to me	This document (check any that [] is an agreement of the particle [] is presented by me [] may be signed by the court	es	
Petitioner signs here or lawyer signs here +	- W/SRΔ #	Respondent signs here or lawyer signs here + WSBA #		
Totaloner digite hore of lawyer digite here	WODA III	reopendent eighe here et lawyer e	ing no noro · vv ob · · ·	
Print Name	Date	Print Name	Date	
[] Guardian ad Litem:				
This document (check all that a) [] is an agreement of the parties [] is presented by me [] may be signed by the court with		o me		
GAL signs here	Print na	ame and WSBA # (if any)	 Date	
[] If any parent or child received		, ,		
The state Department of Social and has reviewed and approved [] Child support	and Health	Services (DSHS) was notified ng orders: support	l about this Order,	
•				
Deputy Prosecutor signs here	Print na	ame and WSBA #	Date	