Court of Washington					
For	No				
Petitioner (Protected Person) vs.	Denial Order - Domestic Violence  (Optional Use) (ORDMTP)  [ ] Clerk's Action Required Next Hearing Date/Time: At:				
Respondent (Restrained Person)					
This Matter is before the court upon the request of [ ] Temporary Order [ ] Full Order [ ] Modification Order [ ] Termination Order	[ ] Renewal Order				
Court Finding:					
<ul> <li>[ ] No notice of this request has been made or at</li> <li>[ ] The petitioner has failed to demonstrate that the order without notice to the opposing party.</li> <li>[ ] The petitioner and respondent do not have an</li> <li>[ ] The domestic violence protection order petition approximate date of domestic violence.</li> <li>[ ] A preponderance of the evidence has not estated</li> </ul>	Petitioner [ ] respondent did not appear. Petitioner requested dismissal of petition. This order materially changes an existing order. A hearing after notice is necessary. No notice of this request has been made or attempted to the opposing party. The petitioner has failed to demonstrate that there is sufficient basis to enter a temporal order without notice to the opposing party. The petitioner and respondent do not have an eligible relationship for this type of order. The domestic violence protection order petition does not list a specific incident and				

en	ewal:				
]	The respondent proved by a preponderance of the evidence that the respondent will not resume acts of domestic violence against the petitioner or the petitioner's children or family or household members when the protection order expires.				
]	Other:				
od	lify or Terminate:				
]	Petitioner's motion to modify or terminate a domestic violence Order for Protection is denied because:				
]	Respondent's motion to modify or terminate a domestic violence Order for Protection effective less than two years is denied because:				
	[ ] The court finds that the respondent has previously filed a motion to modify or terminate during the current 12 month period following entry of the order, and is not eligible for the				
	relief requested.				
	For respondent's motion to modify or terminate a domestic violence Order for Protection effective longer than two years:				
	[ ] The court finds that the respondent has previously filed a motion to modify or terminate during the current 12 month period following entry of the order, and is not eligible for the relief requested, or				
	[ ] A preponderance of the evidence <b>failed</b> to establish that:				
	[ ] the modification is warranted.				
	[ ] for a modification to shorten the duration or remove restrictions against domestic violence acts or threats, or for termination, there has been a substantial change of circumstances such that the respondent is unlikely to resume acts of domestic violence against the petitioner or other persons protected in the order, to wit:				
	<ul> <li>[ ] since the protection order was entered, the respondent [ ] has committed or threatened domestic violence, sexual assault, stalking, or other violent acts;</li> <li>[ ] has exhibited suicidal ideation or attempts; [ ] has been convicted of criminal activity; [ ] neither acknowledged responsibility for the acts of domestic violence that resulted in entry of the protection order nor successfully completed domestic violence perpetrator treatment or counseling;</li> </ul>				

	[ ] the respondent has continued to abuse drugs or alcohol, if such was a factor in the protection order.
	[ ] the petitioner [ ] has [ ] has not voluntarily and knowingly consented to
	terminating the protection order [ ] the respondent or petitioner moving further away from the other party will stop acts of domestic violence.
	[ ] other
	The respondent proved that there has been a substantial change of circumstances; however, the court declines to terminate the Order for Protection because the acts of domestic violence that resulted in the issuance of the Order for Protection were of such severity that the order should not be terminated.
Oth	er:
	t orders that:
	rt orders that: request for a temporary order is denied and the case is dismissed.
The The	request for a temporary order is denied and the case is dismissed. request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this
The The	request for a temporary order is denied and the case is dismissed. request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or
The after order	request for a temporary order is denied and the case is dismissed. request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.
The after order	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name)
The after order	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name) by law enforcement, professional process server, or a person who is 18 or older, competent to be a witness, and not a party to the case. A Return of Service shall be
The The after order order or [ ]	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name)
The after order order or [ ] The enter The	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name) by law enforcement, professional process server, or a person who is 18 or older, competent to be a witness, and not a party to the case. A Return of Service shall be filed with the clerk at or before the hearing.
The after order order or [ ] The enter the is d	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name)
The after order order or [ ] The enter the is defined they	request for a temporary order is denied and the case is dismissed.  request for a temporary order is denied, but a hearing on the merits of the petition r notice to the respondent is set for the date listed in the caption on page 1 of this er, or  The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.  The parties are directed to appear for a hearing as shown on page 1.  The requesting party shall make arrangements for service of the petition/motion and this order on (name)

## Failure to Appear at the Hearing May Result in the Court Granting All of the Relief Requested in the Petition or Motion.

This order is dated and signed in open court.						
Date:Time	Judge/Commissioner					
I acknowledge receipt of a copy of						
>						
Signature of Respondent/Lawyer	WSBA No.	Print Name	Date			
>						
Signature of Petitioner/Lawyer	WSBA No.	Print Name	Date			