

**Superior Court of Washington
County of**

In re:

Child(ren),

Petitioner(s),

and

Respondent(s).

No.

**Ex Parte Order re: Change of
Children's Principal Residence
(Relocation)
(ORDYMT or ORGRRE)**

I. Basis

A motion for an ex parte order allowing change of children's principal residence was filed pursuant to RCW 26.09.480(2).

II. Findings

- 2.1 The Notice of Intended Relocation of Children, without with the proposed new Parenting Plan/Residential Schedule, was served in compliance with RCW 26.09.440 through 26.09.460 and the Proof of Service was filed in this case.
- 2.2 The nonrelocating party has has not scheduled a hearing to prevent the relocation of the children within 15 days after receipt of the Notice of Intended Relocation of Children.
- 2.3 Further, the court finds that the nonmoving party is absent and a) is on active duty as a National Guard member or Reservist residing in Washington, or b) is a dependent of a National Guard member or Reservist residing in Washington on active duty. Despite the service member's or dependent's absence, failure to enter the temporary orders below would result in manifest injustice to the other interested parties.

2.4 Other

III. Order

It is Ordered:

- The motion for an ex parte order allowing change of children's principal residence is denied.
- The motion for an ex parte order allowing change of children's principal residence is granted.
- Other:

Dated: _____

Judge/Commissioner

Presented by:

Signature of Moving Party or Lawyer/WSBA No.

Print or Type Name