**Superior Court of Washington, County of**

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| In re parentage:  Petitioner *(person who started this case)*:    And Respondents:  *(parent / presumed parent / alleged parent)* | No.  Motion for Genetic Testing  (MTBT) |

**Motion for Genetic Testing**

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| **To the parties:**  ***Deadline!***Your papers must be filed and served by the deadline in your county’s Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at [www.courts.wa.gov](http://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 use the *Notice of Hearing* (form FL All Family 185) unless your county’s Local Court Rules require a different form. Contact the court for scheduling information.  **To the person receiving this motion:**  If you do not agree with the requests in this motion, file and serve a *Response to Motion for Genetic Testing*, form FL Parentage 309, explaining why the court should not approve those requests. You may file other written proof supporting your side. |

1. My name is: .

2. I ask the Court to order *(name/s):* to submit to genetic testing to decide parentage.

The testing should be performed by an expert in the field of genetic testing, *(name of lab or expert):*  , who should provide a report.

3. Genetic testing should be ordered based on the information in the petition, the *Declaration About Genetic Parentage* (FL Parentage 307) if any, or other sworn statements that either:

* claim a reasonable possibility of genetic parentage,
* deny genetic parentage and show a reasonable possibility that the person is not a genetic parent,
* allege the child has an acknowledged parent and the court found that this case is in the child’s best interest, or
* allege that the child was born as a result of a sexual assault.

4. The child in this case:

[ ] does **not** have a presumed or acknowledged parent, or person claiming to be a de facto parent.

[ ] has a presumed parent or person claiming to be a de facto parent. I ask the court to decide if it is in the child’s best interest to order genetic testing. I have filed a *Declaration about a Child’s Best Interest form FL Parentage 306*.

[ ] has an acknowledged parent and there is a challenge to the acknowledgment. I ask the court to decide if it is in the child’s best interest to order genetic testing. I have filed a *Declaration about a Child’s Best Interest form FL Parentage 306*.

5. Other *(specify):*

**The person making this motion or lawyer fills out below:**

*Sign here Date*

*Print name (if lawyer, also list WSBA No.)*

I agree to accept legal papers for this case at *(check one):*

[ ] Lawyer’s address:

*Lawyer’s address city state zip*

Email *(if applicable):*

[ ] the following address *(this does* ***not*** *have to be your home address):*

*street address or PO box city state zip*

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| Note: You and the other party/ies may agree to accept legal papers by email under Civil Rule 5 and local court rules. |

*(If this address changes before the case ends, you* ***must*** *notify all parties and the court clerk in writing. You may use the Notice of Address Change form (All Family 120). You must also update your Confidential Information Form (All Family 001).)*