Superior Court of Washington, County of							
In re parentage: Petitioner (person who started this case):	No						
And Respondents: (parent / presumed parent / legal guardian/s)	Petition for De Facto Parentage (PTDFP)						
Petition for De	Facto Parentage						

Use this form to ask the court to find you to be a de facto parent **only if** <u>all</u> **of these statements are true**:

- You lived with the child as a regular member of the child's household for a significant period;
- You engaged in consistent caretaking of the child and undertook full and permanent responsibilities of a parent of the child without expectation of financial compensation;
- You held the child out as your child;
- You established a bonded and dependent relationship with the child which is parental in nature;
- Another parent of the child fostered or supported the bonded and dependent relationship; and
- Continuing the relationship between you and the child is in the best interest of the child.

Parties, Jurisdiction, and Venue

1. Child

Petitioner asks the court to order that Petitioner is the de facto parent of:

Child's name (first, middle, last)	Born (month/day/year)	Lives in (county and state)	

Important! Don't list more than one child unless they have all the same parents or possible parents. If they have (or may have) different parents, fill out a separate Petition for each child. If multiple children are listed, change "child" to "children" in this form as needed.

2.	Petitioner's Information				
	My name is:				
	I live in (county	and state only):			
	If there is another P	etitioner in this case,	put the other Pe	etitioner	's information below.
	My name is:				
	I live in (county	and state only):			
3.	Respondent/s' In	formation			
	 Important! You must name all parents and legal guardians/non-parent custodians. Parents include a person who: gave birth to the child (except as a surrogate) is a parent by court order (from a parentage, adoption, or divorce case) is presumed to be a parent by marriage or state registered domestic partnership is presumed to be a parent because s/he lived in the same household with the child for the first four years of the child's life, including any period of temporary absence, and openly held out the child as his/her child. (See RCW 26.26A.204(b).) signed an Acknowledgment of Parentage Parents do not include any person who a court has ordered is not a parent. 			e) partnership I with the child for the first	
	Respondent's Name (first, middle, last)		Relationship		Lives in (county and state)
4	Child's Home/s				
4.	During the past 5 years has the child lived: on an Indian reservation, outside Washington State, in a foreign country, or with anyone other than Petitioner/s and/or Respondent/s? 				
	[] No. (Skip to 5 .) [] Yes. (Fill out below to show where the child has lived during the last 5 years.)				the last 5 years.)
	Dates Live		ed with	In wh	nich state, Indian reservation, or foreign country
	From: To:	[] Petitioner/s [] Resp. (name/s)	<i>:</i>		

Dates		Lived with	In which s	tate, Indian reservation, or foreign country	
From: To:	[] Petitioner/s [] Resp. (nan [] Other (nan	ne/s):			
From: [] Petitioner/s To: [] Resp. (name/s): [] Other (name):					
From: To:	[] Petitioner/s [] Resp. (nan [] Other (nan	ne/s):			
[] No. [] Yes. (Name/s) a legal right to spend Other court cases in the case in the court cases in the court cases in the court cases in the court cases in the case	volving the	child		has or claims to hav	
(Check one): [] No. (Sa	kip to 7 .) [] Yes. (Fill out below.)		
Kind of case (Family Law such as Divorce Protection Order, Juvenile, Depe	, Criminal, ndency, Other)	County and State		Case number and year	
Is the child an Indian	child?				

(An Indian shild is a shild who is a ma

(An **Indian child** is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and is eligible for membership. You must try to find out if any child in this case is an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case.)

5.

6.

7.

heck one: No. I know the child is not an Indian child because:
THE THIRD THE OTHER IS NOT ATT ITELENT STREET SECURIOR.
Yes. The child is a member of (or may be eligible for membership in) these tribe/s:
I will provide the <i>Indian Child Welfare Act Notice</i> (form GDN M 401) and a copy of thi <i>Petition</i> to the tribe/s named above and other necessary people or agencies.
Maybe. The child is eligible for membership in these tribes:
I will provide the <i>Indian Child Welfare Act Notice</i> (form GDN M 401) and a copy of thi <i>Petition</i> to the tribe/s named above (and other necessary people or agencies) to find out whether any of the children are eligible for membership.
I do not know if the child is an Indian child. I have done the following things to try to find out:
urisdiction over Indian child
urisdiction over Indian child Does not apply. The child is not an Indian child.
Does not apply. The child is not an Indian child.
Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: [] The child is not domiciled or living on an Indian reservation, and is not a ward of
 Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: [] The child is not domiciled or living on an Indian reservation, and is not a ward of tribal court. (25 USC § 1911)
 Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: [] The child is not domiciled or living on an Indian reservation, and is not a ward of tribal court. (25 USC § 1911) [] The child is domiciled or living on an Indian reservation, and <i>(check all that apply)</i>
 Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: [] The child is not domiciled or living on an Indian reservation, and is not a ward of tribal court. (25 USC § 1911) [] The child is domiciled or living on an Indian reservation, and <i>(check all that apply for a child is tribe agrees to Washington State is concurrent jurisdiction.</i> [] The child's tribe decided not to use its exclusive jurisdiction (expressly)
 Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: The child is not domiciled or living on an Indian reservation, and is not a ward of tribal court. (25 USC § 1911) The child is domiciled or living on an Indian reservation, and (check all that apply [] The child's tribe agrees to Washington State's concurrent jurisdiction. The child's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060) Washington State should claim emergency jurisdiction for the child who is temporarily located off the reservation to protect the child from immediate
 Does not apply. The child is not an Indian child. A state court can decide this case for the Indian child because: The child is not domiciled or living on an Indian reservation, and is not a ward of tribal court. (25 USC § 1911) The child is domiciled or living on an Indian reservation, and (check all that apply [] The child's tribe agrees to Washington State's concurrent jurisdiction. The child's tribe decided not to use its exclusive jurisdiction (expressly declined). (RCW 13.38.060) Washington State should claim emergency jurisdiction for the child who is temporarily located off the reservation to protect the child from immediate physical damage or harm. (RCW 13.38.140)

8.

9.

IJ	(check all that apply):
	[] The child lived in Washington with a parent or someone acting as a parent for at least the six months just before this case was filed, or if the child is less than six months old, the child has lived in Washington with a parent or someone acting as a parent since birth.
	 There were times the child was not in Washington in the six months jus before this case was filed (or since birth if they are less than six months old), but those were temporary absences.
	[] The child does not live in Washington now, but Washington was the child's home state sometime in the six months just before this case was filed, and a parent or someone acting as a parent of the child still lives in Washington.
	[] The child does not have another home state.
[]	No home state or home state declined – No court of any other state (or tribe) has jurisdiction to make decisions for the child, or a court in the children's home state (or tribe) decided it is better to have this case in Washington and :
	 The child and a parent or someone acting as a parent has ties to Washington beyond just living here; and
	 There is a lot of information (substantial evidence) about the child's care, protection, education, and relationships in this state.
[]	Other state declined – The courts in other states (or tribes) that might be the child's home state have refused to take this case because it is better to have this case in Washington.
[]	Temporary emergency jurisdiction – The court can make decisions for the child because the child is in this state now and was abandoned here or needs emergency protection because the child (or the children's parent, brother, or sister was abused or threatened with abuse. (<i>Check one</i>):
	[] A custody case involving the child was filed in the child's home state (name of state or tribe): Washington should take temporary emergency jurisdiction over the child until the Petitioner can get a court order from the child's home state (or tribe).
	[] There is no valid custody order or open custody case in the child's home state (name of state or tribe): If no case is filed in the child's home state (or tribe) by the time the children have been in Washington for six months, (date):, Washington should have final jurisdiction over the children.
[]	Other reason (specify):
de	e court cannot decide a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the child or cide who the child should live with most of the time because the court does not have isdiction over the child.
rso	onal Jurisdiction

10. Per

Fill out below to say if a Washington state court has personal jurisdiction (authority to make decisions) over each Respondent. (Add columns if needed for more Respondents.)

[]

Basis for Personal Jurisdiction (check all that apply)	Respondent's Name:	Other Respondent's Name:
Will be served in Washington	[]	[]
Lives in Washington now	[]	[]
Lived in Washington with child	[]	[]
Lived in Washington and paid pregnancy costs or support for child	[]	[]
Caused child to live in Washington	[]	[]
Had sex in Washington that may have produced the child	[]	[]
Agrees to Washington deciding	[]	[]
None of the above	[]	[]

11.	Correct County (Venue)
	This is the correct county for this case to be heard because this is where:
	[] The child lives or is located.
	[] The Respondent (name): lives or is located, if the child lives outside Washington.
Peti	itioner's Statement (Affidavit)
(If yo	ou need more space for any section, add lines or use Declaration form FL All Family 135.)
12.	Residence for a significant period
	I lived with the child as a regular member of the child's household for a significant period. (List the dates when you lived with the child and who else lived in the household.)
13.	Caretaking/Parenting Responsibilities
	I provided consistent caretaking for the child and undertook full and permanent parenting responsibilities without expectation of being paid. (Describe.)

14.	Holding Out				
	I held the child out as my child. (Describe when and how you have told others that you were the child's parent or acted with others as the child's parent.)				
15.	Bonded Relationship				
	I have a bonded and dependent parental relationship with the child. (Describe)				
16.	Parent Fostered/Supported Relationship				
	At least one of the child's parents fostered or supported my relationship with the child. (Describe how the parent/s encouraged your bonded/dependent parental relationship.)				
17.	Best Interest				
	It is in the child's best interest for our relationship to continue because:				
Oth	ver Requests				
18.	Parenting Plan or Residential Schedule				
	It is in the child's best interest for the court to decide with whom the child will live, if the court has jurisdiction over the child.				
	The child currently live/s with (name/s):				
	[] I will file and serve my proposed <i>Parenting Plan</i> (form FL All Family 140) or <i>Residential Schedule</i> (FL Parentage 303) with this <i>Petition</i> or in the future.				

	IJ	I am not asking the court for a <i>Parenting Plan</i> or <i>Residential Schedule</i> .
19.	Ch	ild Support
	inc ord	e child has a right to child support (including medical support) from the legal parents, luding any parent determined to be a de facto parent, according to state law. The court will ler child support unless all parents are living together with the child or there is already an ministrative order set by the Division of Child Support.
20.	Pa	st support and repayment of specific expenses
	[]	No request.
	[]	Past Support – The state of Washington or <i>(name):</i> has provided support to the children and has the right to receive up to five years of past child support according to the Washington State Child Support Schedule.
	[]	Specific Expenses – The state of Washington or <i>(name):</i> has incurred expenses for the mother's pregnancy and childbirth or provided other services to the children and has the right to be repaid <i>(check one):</i>
		[] (amount): \$ [] an amount to be proven later.
21.	Pro	otection Order
		you want the court to issue an Order for Protection as part of the final orders in this se?
	[]	No. I do not want an Order for Protection.
	[]	Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)
		Important! If you need protection now, ask the court clerk about getting a Temporary Order for Protection.
	[]	There already is an <i>Order for Protection</i> between (name): and me. (Describe below. Attach a copy if you have one.):
		Court that issued the order:
		Case number:
		Expiration date:
22.	Re	straining Order
	Do	you want the court to issue a Restraining Order as part of the final orders in this case?
	[]	No. (Skip to 23.)
	[]	Yes. Check the type of order/s you want:
		[] Do not disturb – Order (name/s) not to disturb my peace or the peace of any child listed in 1 .
		[] Stay away – Order (name/s)

		 Also, not knowingly to go or stay within feet of my home, workplace, or school, or the daycare or school of any child listed in 1.
		[] Do not hurt or threaten – Order (name/s):
		Warning! If the court makes this order, 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.
		 Not to assault, harass, stalk, or molest me or any child listed in 1; and
		Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.
		[] Prohibit weapons and order surrender – Order (name/s):
		 Not to access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and
		To immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses in their possession to (check one): [] the police chief or sheriff. [] their lawyer. [] other person (name):
		[] Other orders:
		Important! If you want a restraining order now , you must file a Motion for Temporary Family Law Order and Restraining Order (form FL Parentage 323) or a Motion for Immediate Restraining Order (Ex Parte) (form FL Parentage 321).
23.	Na	me Change
_0.		No request for name change.
		I ask the court to change the children's names to:
		rack the court to change the children channel to.
		The name change should be ordered because of the following good reasons:
24.	Bir	rth Record
	[]	No request for changes to the listed parents on the birth record.
	[]	I ask the court to change the parents listed on the birth certificate and any other birth record as follows:
		The birth certificate and any other birth record should be changed because of the following good reasons:

25.	Fees and Costs				
	[] Does not apply	/ .			
	[] I ask the court	to order the F	Respondent (name/s):		
	ocata and nos		to pay filing fees, i and other reasonable exper		er fees, other
	costs, and nec	essary traver	and other reasonable exper	1565.	
26.	Other (if any)				
Peti	tioner fills out be	low:			
	clare under penalty ided on this form ar		er the laws of the state of W	ashington that	the facts I have
Sign	ed at <i>(city and state</i>	e):		Date:	
Petiti	ioner signs here		Print name		
Othe	er Petitioner (if a	ny) fills out l	pelow:		
	clare under penalty ided on this form ar		er the laws of the State of V	Vashington that	the facts I have
Sign	ed at (city and state	e):		Date:	
•					
Othe	r Petitioner signs her	9	Print name		
Peti	tioner's lawyer (i	f any) fills o	ut below:		
Petiti	ioner's lawyer signs h	ere	Print name and WSBA No		Date
Finar only I them	ncial, medical, and colbe seen by the court,	nfidential report the other partie Sealed cover sh	are available for anyone to see s, as described in General Rule s, and the lawyers in your case eet (form FL All Family 011, 01	e 22, must be sea e. Seal those doc	aled so they can uments by filing
[]	Respondent fills	s out below	<u>if</u> s/he agrees to join this	Petition:	
	I, (name): that if I fill out and	sign below, th	, agree to jo ne court may approve the re nse before the court signs fir	in this <i>Petition</i> . quests listed in	this <i>Petition</i>

address	city	state	zip
You may use the Notice of Addres	e case ends, you must notify all part is Change form (FL All Family 120). All Family 001) if this case involves _l	You must also upo	date your
Respondent signs here	 Print name		
I, (name):that if I fill out and sign below, thunless I file and serve a Respor	nse before the court signs final	this <i>Petition</i> . I lests listed in th l orders. <i>(Ched</i>	understar nis <i>Petition</i> ok one):
I, (name):	, agree to join ne court may approve the requesse before the court signs final about the court's hearings or dome about any hearings in this	this <i>Petition</i> . In the sts listed in the lorders. <i>(Checlecisions in this case. (List an allowed)</i>	understar his <i>Petition</i> ck one): case. ddress when
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