Superior Court of Washington, County of					
In re:					
Petitioner/s (as listed on the parenting/custody order):	No				
And Respondent/s (as listed on the parenting/custody order):	Motion for Temporary Order Preventing Move with Children (Relocation) (MTPM)				

# Motion for Temporary Order Preventing Move with Children (Relocation)

## To both 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 located online at <a href="https://www.courts.wa.gov">www.courts.wa.gov</a>.

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.

The court may not allow you to testify at the motion 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 a statement (using form FL All Family 135, Declaration) explaining why the court should not approve those requests. You may file other written proof supporting your side.

Child's name	Age		Age		
1.		4.			
2.		5.			
3.		6.			
The relocating person (name): (che					
] plans to move with the	children on (date):				
] has already moved wit	th the children on (a	late):			
Objection					
•					
		Objection about Moving with Chile Order (Relocation) (form FL Re			
	,	, , , , , , , , , , , , , , , , , , , ,	,		
Request		1 - /-l			
ask the Court to order the relocating person to <i>(check all that apply):</i> ] <b>not</b> move with the children.					
•	aren.				
[ ] return the children.					
Varning to the person who intends to move!					
files besieve on this motion is	الأنب املمها مما ملا اممان اممهام	hin 45 days of the day, you are compad	م ملا ملائيي		
		hin <b>15 days</b> of the day you are served hildren before the hearing unless the s			
	ust not move with the c	hin <b>15 days</b> of the day you are served hildren before the hearing unless the s			
Objection about Moving, you <b>m</b> circumstances described in RC RCW 26.09.460(3) says: "If a p	ust not move with the c W 26.09.460(3) apply. erson intending to reloca	hildren before the hearing unless the s ate the child is relocating to avoid a cle	pecial ar, immediate,		
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Objection about Moving, you moving the circumstances described in RC RCW 26.09.460(3) says: "If a pend unreasonable risk to the headays."  Sons for request  No proper notice  Does not apply.  I have not received a person.	ust not move with the control with the c	hildren before the hearing unless the sate the child is relocating to avoid a clean or the child, notice may be delayed for the child, notice may be delayed for the child of the children from the relocation.	pecial ar, immediate, or twenty-one cating		
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IJ	The <i>Notice</i> is improper because the children live with me most of the time and the Child Relocation Act does not apply.
Mo	ove happened without agreement, court order or proper notice
[]	Does not apply.
[]	The relocating person already moved with the children and:
	I did not agree to the move;
	<ul> <li>There was no court order allowing the move; and</li> <li>The relocating person did not give proper notice of the move.</li> </ul>
Mo	ove unlikely to be approved
[]	Does not apply.
[]	The court is unlikely to approve the planned move at trial. My reasons for believing this are based on the factors in RCW 26.09.520 as explained in my <i>Objection</i> . The children <i>(check one):</i>
	[ ] spend substantially equal time with each parent (45 percent or more). It is not in the children's best interests to move.
	[ ] live with the relocating person most of the time. Even though the law presumes that the move will be allowed, I can show that the move would cause more harm to the children than good to the children and the relocating person who wants to move.
[]	The <i>Notice</i> is improper because the children live with me most of the time and the Relocation Act does not apply.
No	reason to move now
[]	Does not apply.
[]	Whether or not the move will be approved at trial, the circumstances <b>do not</b> justify allowing the move before the court makes a final decision.
	Explain:

# 10. Active duty military

(The **federal** Servicemembers Civil Relief Act covers:

- Army, Navy, Air Force, Marine Corps, and Coast Guard members on active duty;
- National Guard or Reserve members under a call to active service for more than 30 days in a row;
   and
- commissioned corps of the Public Health Service and NOAA.

The **state** Service Members' Civil Relief Act covers those service members listed above who are either stationed in or residents of Washington state, and their dependents, except for the commissioned corps of the Public Health Service and NOAA.)

	[ ] None of the other parties are covered by the state or federal Service Members' Civil Relief Acts.						
	[ ] <i>(Na</i>	ame):	e [] federal Service Members' (	Civil Relief Act			
		may keep the service hearing on this motion vered person asks for a est injustice) not to mal	a				
11.	Other	information (if any)					
I dec	lare un	ng this motion fills ou der penalty of perjury un this form are true.	ut below der the laws of the state of Washi	ington that the facts I ha	ave		
Signe	ed at (c	ity and state):		Date:			
•							
Perso	on filing	this motion signs here	Print name				
l agre	ee to ad	ccept legal papers for thi	s case at <i>(check one):</i>				
[ ] n	ny lawy	er's address, listed belov	w.				
[ ] tł	ne follo	wing address (this does	<b>not</b> have to be your home addres	is):			
s	treet ad	dress or PO box	city	state zip			
(	Optiona	<b>nl)</b> email:					
U.	se the No	otice of Address Change form	e ends, you <b>must</b> notify all parties and th (FL All Family 120). You must also upd volves parentage or child support.)	e court clerk in writing. You ate your Confidential Informa	may ation		
Law	yer (if	any) fills out below:					
Lawy	er signs	here	Print name and WSBA No.	Date			
Lawy	er's stre	et address or PO box	city	state zip			
Email	(if appl	icable):					
med the	lical, and court, the	confidential reports, as desce other party, and the lawyers	rt are available for anyone to see unles ribed in General Rule 22, <b>must</b> be seale in your case. Seal those documents by 1,012, or 013). You may ask for an order	ed so they can only be seen filing them separately, using	by		