	Superior Court of Washington	, County of				
In r	re the marriage of:	No				
Petitioner (person who started this case):		Findings and Conclusions About a Marriage				
And	d Respondent <i>(other spouse)</i> :	(FNFCL)				
	•	lsions about a Marriage				
1.	Basis for findings and conclusions:	Basis for findings and conclusions:				
	[] Spouses' agreement.					
	[] Order on Motion for Default (date):					
	[] Trial on (date): present (check all that apply):	, where the following people were				
	[] Petitioner [] Petitioner's lawyer					
	[] Respondent [] Respondent's lawyer					
	[] Other (name and relationship to	o this case):				
	[] Other (name and relationship to	o this case):				
The	Court makes the following findings of	fact and conclusions of law:				
2.	Notice (check all that apply):					
	[] Respondent was served with the <i>Summons</i> and <i>Petition</i> to start this case on (date): by this method (check all that apply): [] in person [] mail [] publication					
	[] Respondent has appeared in this case or responded to the <i>Petition</i> .					
	[] Respondent has signed an agreement to join the <i>Petition</i> .					
3.	Jurisdiction over the marriage and the spouses (check all that apply):					
	At the time the <i>Petition</i> was filed,					
	Petitioner [] lived [] did not live in	Washington State.				
CD	52: PCW 26 00 030: 070/3\ Eindings 2	nd Canalysians				

	Respondent [] lived [] did not live in Washington State.
	[] Petitioner and Respondent lived in this state while they were married, and the Petitioner still lives in this state or is stationed here as a member of the armed forces.
	[] Petitioner is a member of the armed forces and has been stationed here for at least 90 days.
	[] Petitioner and Respondent may have conceived a child together in this state.
	[] Other (specify):
	Conclusion: The court [] has [] does not have jurisdiction over the marriage.
	The court [] has [] does not have jurisdiction over Respondent.
4.	Information about the marriage
	[] The spouses were married on (date): at (city and state):
	Before they married, the spouses were registered domestic partners. Their domestic partnership was registered with the State of on (date): and:
	[] it converted into a marriage by law on June 30, 2014. (RCW 26.60.100).
	[] they were married on (date): at (city and state):
5.	Separation Date
J.	The marital community ended on <i>(date):</i> The parties stopped
	acquiring community property and incurring community debt on this date.
6.	Status of the marriage
	[] Divorce – This marriage is irretrievably broken, and it has been 90 days or longer since the <i>Petition</i> was filed and the <i>Summons</i> was served or the Respondent joined the <i>Petition</i> .
	[] Legal Separation – The (check one or both): [] Petitioner [] Respondent want/s to be legally separated.
	[] Invalidity – The (check one or both): [] Petitioner [] Respondent want/s to invalidate (annul) this marriage, and the court finds the following facts about the validity of this marriage:
	Conclusion: The Petition for divorce, legal separation, or invalidity (annulment) should be approved.
	[] Other:
7.	Separation Contract
	Note – A separation contract is a written agreement between the spouses that covers some or all of the issues that must be decided in this divorce. Prenuptial or community property agreements are not separation contracts but may be the basis for a separation contract or final orders.
	[] There is no separation contract.

[] The spous	es signed a separati	on contract on <i>(date):</i> _	·
Conclusio	n: The parties sho	uld (check one):	
	[] be ordered t	to comply with the terms	s of the contract.
	[] not be orde	red to comply with the te	erms of the contract because:
[] The co order.	ntract provides that	it shall not be set forth,	, filed, or made an exhibit to the
Real Property (land or home)		
[] Neither sp	ouse owns any real	property.	
	es' real property is I of these Findings.	isted in Exhibit	This Exhibit is attached and
[] The spous	es' real property is l	isted in the separation o	contract described in 7.
[] The spous	es' real property is I	isted below:	
Real Prope	ty Address	Tax Parcel Number	Community or Separate Property
			[] community property[] Petitioner's separate property[] Respondent's separate property
			[] community property [] Petitioner's separate property [] Respondent's separate property
			[] community property [] Petitioner's separate property [] Respondent's separate property
	does not have jurisd ashington state.	liction to divide real pro	perty because the real property
[] Other (spe	cify):		
Conclusion:	The division of real equitable).	property described in th	e final order is fair (just and
Community P	ersonal Property (possessions, assets, or	business interests of any kind)
[] There is no	community person	al property. All persona	al property is separate property.
	Each spouse should		livided fairly between the ersonal property that spouse
	es' community persond made part of the		Exhibit This Exhibit is

[]	The spouses' community personal property is listed below. (Include vehicles, pensions/ retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number. For vehicles, list year, make, model, and VIN or license plate number.)					
	1.		2			
	3.		4.			
	5		6			
	7.		8.			
[]			urisdiction to divide property because the court does not over one of the spouses as described in 3 above.			
[]	Other (spe	ecify):				
Co	nclusion:	The division of fair (just and ed	community personal property described in the final order is quitable).			
Se	parate Per	rsonal Property	(possessions, assets, or business interests of any kind)			
[]	[] Neither spouse has separate personal property. All personal property is community property.					
[]	[] The Petitioner has no separate personal property.					
[]	[] The Respondent has no separate personal property.					
[]] The separate personal property has already been divided fairly between the spouses. Each spouse should keep any separate property that spouse now has or controls.					
[]	The Petitioner's separate personal property is listed in Exhibit This Exhibit is attached and made part of these Findings.					
[]	[] The Respondent's separate personal property is listed in Exhibit This Exhibi is attached and made part of these Findings.					
[]] The spouses' separate personal property is listed in the separation contract described in 7.					
[]	[] The Petitioner's separate personal property is listed below. (Include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not more than the last 4 digits of any account number. For vehicles, list year, make, model, and VIN or license plate number.)					
	1.		2.			
	3.		4.			
	5.		6.			
	7.		8.			

model, and VIN or license plate number.)

more than the last 4 digits of any account number. For vehicles, list year, make,

	1.		2.			
	3.		4.			
	5.		6.			
	7.		8.			
[]] The court does not have jurisdiction to divide property because the court does not have personal jurisdiction over one of the spouses as described in 3 above.					
[]	Other (specify):					
Со		division of separate person and equitable).	al property described in th	e final order is fai		
Со	mmunity Debt					
[]	There is no con	nmunity debt.				
[]	The community	debt has already been div	ided fairly between the sp	oouses.		
[]	The spouses' c made part of the	ommunity debt is listed in E ese Findings.	Exhibit This Exhib	it is attached and		
[]	The spouses' c	ommunity debt is listed in t	he separation contract de	scribed in 7.		
[]	The spouses' c	ommunity debt is listed bel	ow:			
	Debt Amount	Creditor (person or company of	owed this debt)	Account Number (last 4 digits only)		
	\$					
	\$					
	\$					
	\$					
[]	The court does not have jurisdiction to divide debt because the court does not have personal jurisdiction over one of the spouses as described in 3 above.					
[]	Other (specify):					
Со	onclusion: The division of community debt described in the final order is fair (just and equitable).					
Se	Separate Debt					
[]] Neither spouse has separate debt.					
[]] The Petitioner has no separate debt.					
[]] The Respondent has no separate debt.					
[]] The separate debt has already been divided fairly between the spouses.					
[]	The Petitioner's separate debt is listed in Exhibit This Exhibit is attached and made part of these Findings.					
[]	The Respondent's separate debt is listed in Exhibit This Exhibit is attached and made part of these Findings.					
[]	The spouses' s	eparate debt is listed in the	separation contract desc	ribed in 7.		

	[]	The Petitioner's separate debt is listed below:							
		Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)					
		\$							
		\$							
		\$							
		\$							
	[]	The Respondent's separate debt is listed below:							
		Debt Amount	Creditor (person or company owed this debt)	Account Number (last 4 digits only)					
		\$							
		\$							
		\$							
		\$							
		Other (specify,	e division of separate debt described in the final o						
13.	Sn	equitable). Spousal Support (maintenance/alimony)							
	-	Spousal support was not requested.							
		Spousal support should be based on the separation contract listed in 7.							
] Spousal support was requested.							
		Conclusion: Spousal support should (check one):							
			[] be ordered because:						
			[] not be ordered because:						
14.	Fe	es and Costs							
	[]	[] Each party should pay their own fees or costs.							
	[]	Fees and cost	s should be paid according to the separation co	ntract listed in 7.					
	[]		e): [] Petitioner [] Respondent incurred fees as						

	d should be ordered to pay the amount as listed in the final order. The lat the amount ordered is reasonable.			
paid as listed	uardian ad litem (GAL) or other court-appointed professional should be d in the final order. The court has considered relevant factors including ability to pay, and finds the fees as ordered are reasonable.			
[] Other finding	JS:			
Protection Orde	er			
	ested a <i>Protection Order</i> in this case.			
	requested a <i>Protection Order</i> in this case.			
	The court should (check one):			
	[] not approve a <i>Protection Order</i> because:			
	[] approve a <i>Protection Order</i> because:			
Restraining Ord	der			
•	ested a <i>Restraining Order</i> in this case.			
	one): [] Petitioner [] Respondent requested a Restraining Order.			
	The court should <i>(check one):</i>			
	[] not approve a <i>Restraining Order</i> because:			
	[] not approve a recomming order accounts.			
	[] approve a Restraining Order because:			
Pregnancy				
Neither spouse is pregnant.				
[] One of the s	pouses is pregnant <i>(check one):</i> [] Petitioner [] Respondent			
during the m parent, eithe in court. In n	the law considers the other spouse to be the parent of any child born harriage or within 300 days after it ends. If the other spouse is not the er spouse may file a <i>Petition to Decide Parentage</i> (FL Parentage 301) most cases, the deadline to file the <i>Petition to Decide Parentage</i> is hild turns 4. (See RCW 26 26A 115, 26 26A 435.)			

If everyone agrees, both spouses and the child's other parent can sign an *Acknowledgment (and Denial) of Parentage*. Both forms must be filed with the Washington State Registrar of Vital Statistics to be valid.

Conclusion:

The pregnancy shall not delay finalization of this case. Finalization of this case shall not affect any future case about the unborn child's parentage that is filed within the time limits allowed by law.

	joined (combined) with this case. The court's <i>Findings and Conclusions about Parentage</i> will be filed separately.							
-	[] Agreed denial of parentage. Further action needed. Both spouses agree that (name) is not the parent of the unborn child. The spouses have signed a Denial of Parentage. This has no legal effect until a valid Acknowledgement of Parentage and the Denial are both filed with the state Registrar of Vital Statistics and the baby is born.							
L	Other (specify):							
Ch	ildren of the marriage							
[]	The spouses have no children tog	ether w	no are still dependent.					
[]] The spouses have the following children together who are still dependent (only list children the spouses have together, not children from other relationships):							
	Child's name	Age	Child's name	Αį				
	1.		2 . 4 .					
ļ	3			:				
3	5.		6.					
		al Statish spouse other chi	6. have both spouses listed on their betics should be ordered to amend the sas parents. Idren during the marriage. children with someone else during	ie				

J	bec	e court can approve a <i>Parenting Plan</i> for the children the spouses have together cause (check all that apply; if a box applies to all of the children, you may write e children" instead of listing names):
	[]	Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children, and the court still has authority to make other orders for <i>(children's names)</i> :
	[]	Home state jurisdiction – Washington is the children's home state because <i>(check all that apply):</i>
		[] (Children's names): lived in Washington with a parent, or someone acting as a parent, for at least the 6 months just before this case was filed, or if the children were less than 6 months old when the case was filed, they had lived in Washington with a parent or someone acting as a parent since birth.
		[] There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if they were less than 6 months old), but those were temporary absences.
		[] (Children's names): do not live in Washington right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
		[] (Children's names): do not have another home state.
	[]	No home state or home state declined – No court of any other state (or tribe) has the jurisdiction to make decisions for <i>(children's names)</i> :
		home state (or tribe) decided it is better to have this case in Washington and:
		 The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and
		 There is a lot of information (substantial evidence) about the children's care, protection, education and relationships in this state.
	[]	Other state declined – The courts in other states (or tribes) that might be (children's names):'s home state have refused to take this case because it is better to have this case in Washington.
	[]	Temporary emergency jurisdiction – Washington had temporary emergency jurisdiction over (<i>children's names</i>): when the case was filed, and now has jurisdiction to make a final custody decision because:
		When the case was filed, the children were abandoned in this state, or the children were in this state and the children (or children's parent, brother or sister) was abused or threatened with abuse;
		The court signed a temporary order on (date) saying that Washington's jurisdiction will become final if no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months;

Print I	Name Date	Print Name Date	1			
Petition	er signs here or lawyer signs here + WSBA #	Respondent signs here or lawyer signs here + WSBA	#			
<u> </u>		<u> </u>	"			
[] ma	y be signed by the court without notice to me	[] may be signed by the court without notice to n	ie			
[] is p	n agreement of the parties resented by me	[] is an agreement of the parties [] is presented by me				
	ocument (check any that apply):	This document (check any that apply):				
Petitio	oner and Respondent or their lawyers	fill out below.				
Date	Judge or 0	Commissioner				
	•					
22.	Other findings or conclusions (if any	()				
	[] Other (specify):					
	Division of Child Support (DCS)	has already established an administrative chilithis marriage in DCS case number(s)	d			
	• • • • • • • • • • • • • • • • • • • •	o make a child support order because the DSH	S			
	7.1.1.	Support Order and Worksheets filed separatel	у			
	[] The dependent children should be s	supported according to state law.				
	[] The spouses have no children toget	ther who are still dependent.				
21.	Child Support					
	[] The court cannot approve a <i>Parentin</i> jurisdiction over the children.	ing Plan because the court does not have				
	[] Other (specify):					
	[] Both parents agreed to and sign	ned the <i>Parenting Plan</i> .				
	[] The court signed the final Parenting	g Plan filed separately today or on (date):				
	[] The spouses have no children toget	ether who are under 18 years old.				
20.	Parenting Plan					
	[] The court cannot approve a <i>Parentili</i> jurisdiction over the children.	ing Plan because the court does not have				
	[] Carlet reacon (opcony).					
	state (or tribe). [] Other reason <i>(specify):</i>					
		children has been started in the children's hon	ne			
	 The children have now live 	ived in Washington for 6 months; and				