Superior Court of Washington, County of			
In re parentage:			
Petitioner (person who started this case):	No		
And Respondents: (parent / presumed parent / possible genetic parent)	Petition to Decide Parentage (PTDTP)		

# **Petition to Decide Parentage**

Use this form to ask the court to

- decide if a possible genetic parent is a legal parent
- disprove a presumed parent as a legal parent
- confirm a presumed parent is a legal parent
- challenge an Acknowledgment or Denial of Parentage
- confirm an intended parent by assisted reproduction (not surrogacy)

### > Parentage

1. Petitioner asks the court to decide who are the legal parent/s of the child listed below.

#### 2. Child

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.

## 3. Petitioner

P	etitioner's Name (first, middle, last)	Lives in (county and state)
Pe	titioner's relationship to child (check o	ne):
	Birth Parent - I am this child's parent be	ecause I gave birth to the child.
	<b>Possible Genetic Parent</b> – I may be thi child's birth parent between <i>(starting and when the child was likely conceived.)</i>	s child's parent because I had sex with the dending dates):
	<b>Presumed Parent</b> (by marriage, domes presumed by law to be this child's paren	
	☐ I was married to or registered do (name): within the 300 days before the ch	mestic partners with the birth parent when the child was born, or ild was born.
	I believed I was in a valid marriage birth parent (name):	ge or registered domestic partnership with the when the child was born, or ild was born, even though the marriage or
	the birth parent <i>(name):</i> marriage or partnership was valid	d or became registered domestic partners with (or believed my d, even if it was or could have been the child's parent and I (check at least one):
	agreed to be and am listed	d as the parent on the child's birth record.
	☐ filed a statement (assertio state registrar of vital station	n) claiming I was the child's parent with the stics.
		child and openly held him/her out as my own hild's life. (List examples that show how you your own.)
	Acknowledged Parent – I am this child Acknowledgment of Parentage that was	s parent because I signed an filed with the state registrar of vital statistics.
	because I signed a Denial of Parentage statistics along with an Acknowledgment	<ul> <li>age – I am not a legal parent of this child now that was filed with the state registrar of vital of Parentage that said someone else was the allenge that Denial and become a legal parent</li> </ul>
		ction – I am this child's parent because I Respondent with the intent that we both be

#### 4. Respondent/s

**Important!** You must name anyone who is already a parent and anyone whose parentage you're asking the court to decide. This includes a person who:

- gave birth to the child (except as a surrogate).
- is a possible genetic parent (if you are asking the court to make a decision about this person).
- is a parent by court order (from a parentage, divorce, or adoption case).
- is presumed to be a parent because the child was born during a marriage or state registered domestic partnership or within 300 days after the marriage or domestic partnership ended.
- 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.115(b).)
- signed an Acknowledgment of Parentage.
- signed a Denial of Parentage (if you are challenging the Denial or related Acknowledgment).
- consented to assisted reproduction with the intent to be a parent.

Parents do **not** include any person who a court has ordered is not a parent.

child's parent because she gave birth to the child.  Possible Genetic Parent/s —  (Respondent's name/s)				
category below that applies):  □ Birth Parent – (Respondent's name)	R	espondent's Name (first, middle, last)	Lives in (county and state)	
category below that applies):  □ Birth Parent – (Respondent's name)				
category below that applies):  □ Birth Parent – (Respondent's name)				
category below that applies):  □ Birth Parent – (Respondent's name)				
child's parent because she gave birth to the child.  Possible Genetic Parent/s –  (Respondent's name/s)  may be a parent because the birth parent had sex with this person (or these peopl between (starting and ending dates): when this child was likely conceived.  Adjudicated Parent – (Respondent's name) was found to be a parent in a court order, including parentage, divorce, and adopti  Presumed Parent (by marriage, domestic partnership, or holding out) –  (Respondent's name) parent because (check all that apply):  this person and the birth parent were married or in a registered domestic partnership when this child was born, or within the 300 days before this child was born, or within the 300 days before this child was born, or within the 300 days before this child was born, even though the marriage or partnership were the children the children that t		• • •	each Respondent, write their name in the	
<pre>(Respondent's name/s) may be a parent because the birth parent had sex with this person (or these peopl between (starting and ending dates): when this child was likely conceived.  Adjudicated Parent – (Respondent's name) was found to be a parent in a court order, including parentage, divorce, and adopti  Presumed Parent (by marriage, domestic partnership, or holding out) – (Respondent's name) parent because (check all that apply):  this person and the birth parent were married or in a registered domestic partnership when this child was born, or within the 300 days before this child was born.  this person and the birth parent believed they were in a valid marriage or registered domestic partnership when this child was born, or within the 300 days before this child was born, even though the marriage or partnership w</pre>		` <i>'</i>		this
may be a parent because the birth parent had sex with this person (or these peopl between (starting and ending dates):		Possible Genetic Parent/s –		
was found to be a parent in a court order, including parentage, divorce, and adopti  Presumed Parent (by marriage, domestic partnership, or holding out) —  (Respondent's name)		may be a parent because the birth pare between (starting and ending dates):	rent had sex with this person (or these people	e)
<ul> <li>(Respondent's name) is a presumed parent because (check all that apply):</li> <li> this person and the birth parent were married or in a registered domestic partnership when this child was born, or within the 300 days before this child was born.</li> <li> this person and the birth parent believed they were in a valid marriage or registered domestic partnership when this child was born, or within the 300 days before this child was born, even though the marriage or partnership were partnership with the marriage or partnership with the same content of the parent believed.</li> </ul>		• • • • • • • • • • • • • • • • • • • •		on.
parent because (check all that apply):  this person and the birth parent were married or in a registered domestic partnership when this child was born, or within the 300 days before this child was born.  this person and the birth parent believed they were in a valid marriage or registered domestic partnership when this child was born, or within the 300 days before this child was born, even though the marriage or partnership was born.		Presumed Parent (by marriage, dome	nestic partnership, or holding out) –	
partnership when this child was born, or within the 300 days before this child was born.  This person and the birth parent believed they were in a valid marriage or registered domestic partnership when this child was born, or within the 300 days before this child was born, even though the marriage or partnership was been seen though the marriage or partnership was born, even though the marriage or partnership was born.				
registered domestic partnership when this child was born, or within the 300 days before this child was born, even though the marriage or partnership w		partnership when this child was	•	d
(or could have been) invalidated by a court.		registered domestic partnership days before this child was born	ip when this child was born, or within the 300 n, even though the marriage or partnership wa	as

registered domestic pa valid, even if it was or o s/he is this child's pare	n, this person and the birth p rtners (or believed their mari could have been invalidated) nt and (check all that apply): Ind is listed as the parent on the	riage or partnership was . This person willingly said
· ·	nt claiming s/he was this child	
child's life, including an		
Acknowledged Parent – (Res signed an Acknowledgment of statistics.		h the state registrar of vital
☐ Person who signed a Denial		
filed with the state registrar of Parentage that said someone	vital statistics along with an A	Denial of Parentage that was Acknowledgment of
	ude this person in this case if you a vledgment of Parentage that includ	
Intended Parent by Assisted with the intent that we both be	consented	ent's name) I to assisted reproduction
	F	
Personal Jurisdiction		
Fill out below to say if a Washington make decisions) over each Response		
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		

**5**.

		···
Basis for Personal Jurisdiction (check all that apply)	Respondent's Name:	Other Respondent's Name:
Agrees to Washington deciding		
None of the above		
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): located, if the child lives outs	ide Washington.	lives or is
☐ A probate case has been file	d for a person whose parenta	ge will be decided.
Genetic Testing		
☐ I ask the court to decide pare	entage based on genetic testir	ng. (Check one):
☐ I will file a motion for general	etic testing.	
☐ Genetic testing has alrea	dy been done.	
☐ I do <b>not</b> want the court to use	e genetic testing to decide par	entage.
☐ If garatic testing above I am	and the ability manager of the term	
	or De Facto Parentage, FL Pa	d to claim I am a De Facto rentage 341.
	or De Facto Parentage, FL Pa	rentage 341.
Parent. I will file a <i>Petition for</i> <b>Presumed Parent, if any</b> (by	or De Facto Parentage, FL Pa marriage, domestic partne owledge, no one is already pre	rentage 341. rship, or holding out)
Parent. I will file a Petition for Presumed Parent, if any (by Does not apply – To my known marriage, domestic partnershots Disprove Presumed Parent	or De Facto Parentage, FL Pa marriage, domestic partne bwledge, no one is already pre hip, or holding out.	rentage 341.  rship, or holding out) esumed to be a parent by is a
Parent. I will file a Petition for Presumed Parent, if any (by Does not apply – To my known marriage, domestic partnersh Disprove Presumed Parent presumed parent by marriage this person is not a parent.	or De Facto Parentage, FL Parentage, Grant Parentage, domestic partner owledge, no one is already preship, or holding out.  It — (Name):  The or domestic partnership. It are case before the legal deadlines.	rentage 341.  rship, or holding out) esumed to be a parent by is a ask the court to order that
Parent. I will file a Petition for Presumed Parent, if any (by Does not apply – To my known marriage, domestic partnersh Disprove Presumed Parent presumed parent by marriage this person is not a parent.  Deadline – I am starting this	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It – (Name):  The or domestic partnership. It also case before the legal deadline of that apply):	rentage 341.  rship, or holding out) esumed to be a parent by is a ask the court to order that
Parent. I will file a Petition for Presumed Parent, if any (by)  Does not apply – To my know marriage, domestic partnersh Disprove Presumed Parent presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It – (Name):  The or domestic partnership. It also case before the legal deadline of that apply):	rentage 341.  rship, or holding out) esumed to be a parent by is a lisk the court to order that the because I am filing or
Parent. I will file a Petition for Presumed Parent, if any (by)  Does not apply – To my known marriage, domestic partnersh  Disprove Presumed Parent presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir is not a genetic parent.	or De Facto Parentage, FL Parentage, domestic partner powledge, no one is already prehip, or holding out.  It — (Name):  The e or domestic partnership. I are case before the legal deadline of that apply):  It's 4th birthday.  Ithday, and the presumed parent,	rentage 341.  rship, or holding out) esumed to be a parent by is a lisk the court to order that the because I am filing or
Parent. I will file a Petition for Presumed Parent, if any (by)  Does not apply – To my known marriage, domestic partnersh presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir is not a genetic parent in the present of the child after the child's 4th bir is not a genetic parent in the child with the never lived with the child in the child in the child in the child is never lived with the child in the child i	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It – (Name):  e or domestic partnership. I are case before the legal deadline of that apply):  It's 4th birthday.  Ithday, and the presumed parent, one child, and	rentage 341.  rship, or holding out) esumed to be a parent by  is a lisk the court to order that the because I am filing or
Parent. I will file a Petition for Presumed Parent, if any (by)  Does not apply – To my know marriage, domestic partnersh presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir is not a genetic parent is never lived with the never held out the	or De Facto Parentage, FL Parentage, domestic partner by	rentage 341.  rship, or holding out) esumed to be a parent by  is a ask the court to order that the because I am filing or ent:
Parent. I will file a Petition for Presumed Parent, if any (by)  Does not apply – To my know marriage, domestic partnersh presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir is not a genetic parent is not a genetic parent is never lived with the never held out the after the child's 4th bir	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It — (Name):  e or domestic partnership. I are case before the legal deadline of that apply):  I's 4 <sup>th</sup> birthday.  I'thday, and the presumed parent, he child, and e child as his/her own.  Ithday, and the child has more	rentage 341.  rship, or holding out) esumed to be a parent by is a sk the court to order that e because I am filing or ent:
Presumed Parent, if any (by  Does not apply – To my known marriage, domestic partnersh  Disprove Presumed Parent presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir  is not a genetic parent is never held out the after the child's 4th bir  rever held out the parent by marriage, domestic	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It — (Name):  e or domestic partnership. I are case before the legal deadline of that apply):  I's 4 <sup>th</sup> birthday.  I'thday, and the presumed parent, he child, and e child as his/her own.  Ithday, and the child has more	rentage 341.  rship, or holding out) esumed to be a parent by  is a ask the court to order that e because I am filing or  ent:  than one presumed paren is a presume I ask the court to order that
Presumed Parent, if any (by  Does not apply – To my know marriage, domestic partnersh  Disprove Presumed Parent presumed parent by marriage this person is not a parent.  Deadline – I am starting this serving this petition (check a on or before the child after the child's 4th bir  is not a genetic parent is never lived with the never held out the parent by marriage, domestic this person is confirmed as	or De Facto Parentage, FL Parentage, domestic partner owledge, no one is already prehip, or holding out.  It — (Name):  e or domestic partnership. I are case before the legal deadline of that apply):  It's 4th birthday.  Ithday, and the presumed parent, one child, and the child has more child, and the child has more content.  Ithday, and the child has more content.	rentage 341.  rship, or holding out) esumed to be a parent by  is a ask the court to order that be because I am filing or ent:  than one presumed paren is a presume I ask the court to order that at apply):

		it is in the child's best interest, even if the presumed parent is not the genetic parent.
		<b>No Change</b> – ( <i>Name</i> ): is a presumed parent by marriage, domestic partnership, or holding out, but I am <b>not</b> asking the court to make an order about their status as a parent.
		Other (specify):
9.	Ch	nallenge to Acknowledgment or Denial of Parentage by person who signed
		Does not apply.
		<b>Challenge by person who signed</b> – I ask the court to invalidate the Acknowledgment or Denial of Parentage that I signed about the child.
		I am filing a copy of the Acknowledgment and/or Denial of Parentage with this Petition under a sealed cover sheet (form FL Parentage 329).
		Warning! If there is both an Acknowledgment and Denial of Parentage, invalidating one will cancel both.
		Deadline – I am starting this case before the legal deadline, which is within <b>4 years</b> of the child's birth or the date an Acknowledgement of Parentage was filed, whichever happened later.
		Reason/s for challenge – I signed the Acknowledgment or Denial of Parentage because of (check all that apply):
		☐ fraud ☐ duress (pressure or force) ☐ material mistake of fact.
		(Describe the fraud, duress, or mistake.):
10.	Ch	nallenge by Person <u>not included</u> in Acknowledgment or Court Decision
		Does not apply.
		Challenge by:
		□ Person not included in an Acknowledgment of Parentage – The Respondents signed an Acknowledgment and/or Denial of Parentage for this child that was filed with the state registrar of vital statistics. I did not sign that Acknowledgment or Denial of Parentage. I believe I am this child's parent.
		Deadline – I am starting this case before the legal deadline, which is within 4 years of the child's birth or the date an Acknowledgement of Parentage was filed, whichever happened later.

		□ Person not included in a court decision – A court has already decided that Respondents are the parents of this child. I was not a party to that court case and received no notice about that court case. I believe I am this child's parent.
		Deadline – I am filing or serving this petition before the legal deadline, which is within <b>four years</b> of the date a court decided parentage.
		Request to go forward – I ask the court to allow this case to go forward because it is in the best interest of the child.
		Important! Petitioner must file a Motion to Permit Proceeding (by a person not included in the Acknowledgment or Court Decision) form FL Parentage 304. If the court does not find that it is in the child's best interest to proceed, the petition must be dismissed.
		Parentage request – If genetic testing shows that I am a biological parent, I ask the court to order that I am a legal parent and <i>(check one):</i>
		☐ (Name) is <b>not</b> a legal parent.
		<ul> <li>not change the status of the Respondents who are already legal parents (so the child will have more than two parents).</li> </ul>
11.	As	sisted Reproduction (not surrogacy)
		<b>Does not apply</b> – To my knowledge, the child was not conceived by assisted reproduction.
		Intended parent – (Respondent name): and I are the intended parents of a child conceived by assisted reproduction. I ask the court to order that we are legal parents.
		Proof that we both consented to be parents by assisted reproduction is <i>(check one)</i> :
		in writing. We signed an agreement or record on (date):
		consenting to the assisted reproduction with the intent to become parents.  Inot in writing. However, (check all that apply):
		we had an express agreement before conception that we would be parents of the child.
		we lived together with the child, holding the child out as our child, for the first four years of the child's life or until one of us died or became incapacitated.
12.	Biı	rth Record
		No request to change birth records.
		Parents Listed: I ask the court to change the parents listed on the child's birth record based on the parentage decision in this case.
		Child's Name: I ask the court to change the child's name in the birth record to:
		because (explain why):
		·

# > Child Support

## 13. Child Support

	acc	cording to state law. The	nild support (including medical support) fr he court will order child support unless al Ilready an administrative order set by the	I parents are living together
			on if the court decides they are <b>not</b> a pa	rent.
			t before this case is finished a party must file a n	notion and show good cause.
14.	Pa	st support and rep	ayment of specific expenses	
		No request.		
		has provided support	tate of Washington or <i>(name):</i> to the child and has the right to receive ng to the Washington State Child Suppo	
		has incurred expense	The state of Washington or (name):es for pregnancy and childbirth or provident to be repaid (check one):	
		☐ (amount): \$	□ an amount to be prover	later.
Pare	enti	ing Plan / Resideı	ntial Schedule	
Chec		•		
		<b>not</b> asking the court to	o make any orders about parenting or re	sidential time. (Skip
		asking the court to ma ons 15 – 19.)	ake orders about parenting or residential	time. (Complete
15.	Ch	ild's Home/s		
	During the past 5 years has the child lived: <ul> <li>on an Indian reservation,</li> <li>outside Washington state,</li> <li>in a foreign country, or</li> <li>with anyone who is not a party to this case?</li> </ul>			
		No. (Skip to <b>16.</b> )		(la - la - ( <b>5</b> )
		Yes. (FIII out below to	o show where the child has lived during t	,
		Dates	Lived with	In which state, Indian reservation, or foreign country
	Fro		☐ Petitioner ☐ Resp. (name/s): ☐ Other (name/s):	

	Dates	Lived with	In which state, Indian reservation, or foreign country			
	From: To:	☐ Petitioner ☐ Resp. (name/s): ☐ Other (name/s):				
	From: To:	☐ Petitioner☐ Resp. (name/s): ☐ Other (name/s):				
	From: To:	☐ Petitioner ☐ Resp. (name/s): ☐ Other (name/s):				
	From: To:	☐ Petitioner ☐ Resp. (name/s): ☐ Other (name/s):				
	<ul><li>No.</li><li>Yes. (Name/s)</li><li>a legal right to spend</li></ul>	time with this child because:	has or claims to have			
17.	Other court cases involving the child					
	Do you know of any court cases involving the child?  (Check one): □ No. (Skip to 18.) □ Yes. (Fill out below.)					
	Kind of case (Family Law, Criminal, Protect Order, Juvenile, Dependency, O		Case number and year			
-						
-						

18.	Juris	diction over the child (RCW 26.27.201 – .221, .231, .261, .271)
	☐ Th	e court <b>can</b> decide a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the child and decide o the child should live with most of the time because:
		<b>Exclusive, continuing jurisdiction</b> – A Washington court has already made a custody order or parenting plan for the child, and the court still has authority to make other orders for the child.
		<b>Home state jurisdiction</b> – Washington is the child's home state because (check all that apply):
		The child 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 child is less than 6 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 6 months just before this case was filed (or since birth if the child is less than 6 months old), but those were temporary absences.
		☐ The child does not live in Washington right now, but Washington was the child's home state some time in the 6 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.
		<b>No home state or home state declined</b> – No court of any other state (or tribe) has the jurisdiction to make decisions for the child <b>or</b> a court in the child's home state (or tribe) decided it is better to have this case in Washington <b>and</b> :
		<ul> <li>The child and a parent or someone acting as a parent have ties to Washington beyond just living here; and</li> </ul>
		<ul> <li>There is a lot of information (substantial evidence) about the child's care, protection, education and relationships in this state.</li> </ul>
		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.
		<b>Temporary emergency jurisdiction</b> – The court can make decisions for the child because the child is in this state now <b>and</b> was abandoned here <b>or</b> needs emergency protection because the child (or the child'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 <b>no</b> 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 child has been in Washington for 6 months, (date):, Washington should have final jurisdiction over the child.
		Other reason (specify):

		The court <b>cannot</b> decide a <i>Parenting Plan</i> or <i>Residential Schedule</i> for the child decide who the child should live with most of the time because the court does no jurisdiction over the child.	
19.	Pa	renting Plan or Residential Schedule	
	The	e child currently lives with (name/s):	
		I ask the court for a <i>Parenting Plan</i> or <i>Residential Schedule</i> . I will file and serve proposed <i>Parenting Plan</i> (FL All Family 140) or <i>Residential Schedule</i> (FL Parent 304) with this <i>Petition</i> or in the future.	
		I am not asking the court for a Parenting Plan or Residential Schedule.	
	tir	<b>larning!</b> If the parents are not living together, the court may decide who the child will live with most me even if no parent requests a Parenting Plan or Residential Schedule. That decision will affect alterents' rights.	
Oth	er l	Requests	
20.	Pre	otection Order	
		you want the court to issue an Order for Protection as part of the final orders in the se?	nis
		No. I do not want an Order for Protection.	
		<b>Yes.</b> (You must file a Petition for Order for Protection, form DV-1.015 for domes violence, or form UHST-02.0200 for harassment. You may file your Petition for of 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:	
21.	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 22.)	
		Yes. Check the type of orders you want:	
		☐ <b>Do not disturb</b> – Order (name/s) disturb my peace or the peace of the child.	not to
		☐ Stay away – Order (name/s) not onto the grounds of or enter my home, workplace, or school, and the child's daycare or school.	to go
		Also, not knowingly to go or stay within feet of my home, work or school, or the child's daycare or school.	place,

declare ur rovided or igned at ( Petitioner sign	n this form are true.  (city and state):	Print name	on that the facts I have e:
Petitioner declare un rovided or signed at (Petitioner signed	nder penalty of perjury to this form are true.  "city and state):  gns here  "s lawyer (if any) fills	Print name s out below:	
Petitioner declare ur rovided or signed at (	nder penalty of perjury to this form are true.  Solution of city and state):	Dat	
Petitioner declare ur rovided or signed at (	nder penalty of perjury to this form are true.  Solution of city and state):	Dat	
Petitioner declare ur rovided or	nder penalty of perjury until this form are true.	_	
etitioner	nder penalty of perjury (	under the laws of the state of Washington	on that the facts I have
 Petitioner		under the laws of the state of Washingt	on that the facts I have
	fills out bolow:		
23. Othe			
3. Othe			
3. Othe	` ,		
	er (if any)		
		able lawyer fees, fees for genetic testin er reasonable expenses.	g, other costs, and
□ 1 a	ask the court to order th	ne Respondent (name/s):	
□ D	oes not apply.		
2. Fees	and Costs		
	and Restraining Order (form (FL Parentage 321).	FL Parentage 323) or a Motion for Immediate R	
	•	straining order <b>now</b> , you must file a Motion for T	, , ,
Г	Other orders:	i lawyer. 🗀 other person ( <i>name).</i>	·
	pistol license that	firearms, other dangerous weapons, at he/she possesses to <i>(check one):</i> rlawyer. dother person <i>(name):</i>	the police chief or
	pistol license until	obtain any firearms, other dangerous v I the Order ends, and	•
	Prohibit weapons an	nd order surrender – Order (name/s) _	:
		akes this order, the court must consider if weap ay also prohibit the Restrained Person from pos.	
		use, or threaten to use physical force ag ably be expected to cause bodily injury.	
		rass, stalk or molest me or the child; and	•
	,	ass, staik of filolost file of the child, and	A

Re	espondent fills out below	<u>if</u> s/he agrees to join this Pe	tition:				
tha	(name):, agree to join this <i>Petition</i> . I understand at if I fill out and sign below, the court may approve the requests listed in this <i>Petition</i> nless I file and serve a <i>Response</i> before the court signs final orders. (Check one):						
	I do not need to be notified about the court's hearings or decisions in this case.						
	I ask the Petitioner to notify me about any hearings in this case. (List an address where you agree to accept legal documents. This may be a lawyer's address or any other address.)						
	address	city	state	zip			
	(If this address changes before the case ends, you <b>must</b> notify all parties and the court clerk in writing. You may use the Notice of Address Change form (FL All Family 120). You must also update your Confidential Information Form (FL All Family 001).)						
	espondent signs here	Print name	hia Datitian	Date			
Ot I, (	ther Respondent fills out (name): at if I fill out and sign below, t	Print name  below if s/he agrees to join the court may approve the requestance before the court signs final o	s <i>Petition</i> . I	i: understand nis <i>Petition</i>			
<b>Ot</b> I, <i>(</i> tha	ther Respondent fills out (name): at if I fill out and sign below, the less I file and serve a Respon	below <u>if</u> s/he agrees to join the below if s/he agree to join this the court may approve the requesting the requesting the court may approve the requesting the second se	s <i>Petition</i> . I sts listed in th rders. <i>(Ched</i>	understand nis Petition ck one):			
<b>Ot</b> I, <i>(</i> tha	ther Respondent fills out (name):  at if I fill out and sign below, the less I file and serve a Respondent fills out	below <u>if</u> s/he agrees to join the court may approve the requesting before the court signs final o	s Petition. I sts listed in the rders. (Check sisions in this ase. (List an ac	understand nis Petition ck one): case. ddress where you			
<b>Ot</b> I, <i>(</i> tha	ther Respondent fills out (name):  at if I fill out and sign below, the less I file and serve a Respondent fills out	below if s/he agrees to join the agree to join the court may approve the request onse before the court signs final of about the court's hearings or decrease about any hearings in this care	s Petition. I sts listed in the rders. (Check sisions in this ase. (List an ac	understand nis Petition ck one): case. ddress where you			
Ot I, (	ther Respondent fills out (name):  at if I fill out and sign below, the less I file and serve a Respondent fills out	, agree to join the court may approve the request onse before the court signs final of about the court's hearings or decrease about any hearings in this can arrive the case ends, you must notify all partiess ess Change form (FL All Family 120). You	is Petition. I sts listed in the rders. (Check sisions in this ase. (List an accother address.)  state  and the court of	understand his Petition ck one): case. ddress where you zip clerk in writing.			