

Superior Court of Washington, County of _____

In re parentage:

Petitioner (*person who started this case*):

And Respondent/s:

(*parent / presumed parent / alleged parents*)

No.

**Agreed Order for Genetic Testing
(ORGT)**

Agreed Order for Genetic Testing

1. The following parties in this case agree to submit to genetic testing as ordered below for the following child (*child's name*): _____
Birth parent (*name*): _____
Possible genetic parent/s (*name/s*): _____
Presumed parent/s (*name/s*): _____
Guardian ad litem for (*name*): _____

➤ **Court Order**

2. **Testing Place and Time**

The parties and child listed in section **1** above must provide any body tissue or fluid samples required for genetic testing at (*name and address of lab*): _____

You must show your photo ID to the lab staff, and follow all testing instructions.

[] Go for testing on (*date*): _____ at (*time*): _____ [] a.m. [] p.m.

[] Other orders: _____

Warning! If you do not obey this order you may be found in contempt, arrested, fined, or ordered to pay lawyer fees.

3. **Expert Report**

The court appoints the following person as genetic testing expert. S/he (or someone s/he appoints) must prepare a report for this case.

Name of expert

Name of lab/testing company

The party who receives the report from the expert must file it with the court and serve copies on all other parties.

4. Testing Costs

Does not apply.

The fees for the genetic testing ordered above must be paid in advance by:

the party who requested the order for genetic testing.

the following parties:

(Name) _____ must pay _____%, and

(Name) _____ must pay _____%.

If the court determines that (*name*): _____ is the parent, that parent must reimburse the party who paid the testing fees in advance.

The court will decide later if anyone must reimburse the party who paid the testing fees in advance.

5. Chain of Custody and Using Results as Evidence

The parties have the right to challenge how the labs handle these samples (chain of custody). The parties also have the right to object to having the test results used as evidence in this case.

The parties agree **not** to challenge how the labs handle these samples (chain of custody). The parties also agree **not** to object to having the test results used as evidence in this case.

6. Disagreement about Results

If any party does not agree with the results, s/he has 30 days to tell the lab to interpret the test results again using a different ethnic or racial group.

A party may also ask the Court to order additional testing. If the previous tests showed a 99% probability (or higher) that the person tested is the parent, the Court will not order more tests unless the person asking for them pays for the tests in advance.

7. Other Orders (if any)

Ordered.

Date

Judge or Commissioner

The Petitioner and the Respondent/s or their lawyers fill out below:

This order (*check any that apply*):

- is an agreement of the parties
- is presented by me
- may be signed by the court without notice to me

This order (*check any that apply*):

- is an agreement of the parties
- is presented by me
- may be signed by the court without notice to me



Petitioner signs here or lawyer signs here + WSBA #



Respondent signs here or lawyer signs here + WSBA #

Print Name

Date

Print Name

Date

This order (*check any that apply*):

- is an agreement of the parties
- is presented by me
- may be signed by the court without notice to me

This order (*check any that apply*):

- is an agreement of the parties
- is presented by me
- may be signed by the court without notice to me



Other Respondent or lawyer signs here + WSBA #



Other party or Guardian ad Litem signs here + WSBA #

Print Name

Date

Print Name

Date