Superior Court of Washingtor	n, County of
In re parentage/parenting and support:	
Petitioner/s (person/s who started this case):	No
And Respondent/s (other party/parties):	Motion for Immediate Restraining Order (Ex Parte) (MTSC)

Motion for Immediate Restraining Order (Ex Parte)

Use this form for unmarried parents (parentage) cases only. For other cases, use FL Divorce 221 or FL Modify 621, depending on the type of case.

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 online at www.courts.wa.gov.

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.

Read your county's Local Court Rules, if any.

Bring proposed orders to the hearing.

To the person filing this motion:

You must ask the court to sign the *Immediate Restraining Order (Ex Parte)* and *Hearing Notice* (FL Parentage 322). This Order may be signed "ex parte" (without the other party there). Contact the Superior Court Clerk's office for the procedure in your county. You must have this *Motion* and the *Immediate Restraining Order* personally served (by someone else) on the restrained person.

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, and propose your own *Parenting Plan*, *Residential Schedule*, or *Child Support Worksheets*.

If the court grants an *Immediate Restraining Order* without notice to you, you can file a motion to change or terminate it before the hearing date. (Civil Rule 65(b).) There is no pattern form for that motion.

Ch	ild's name	Age	Child	l's name	
1.			2.		
3.			4.		
5.			6.		
immediately. T		e irreparable	. (Explain how you	u or the children	could
(If you need add		he Declaration	n form FL All Family	[,] 135.)	
Notice (check	one): ot have to notify the string of the s	he other part	i form FL All Family ies in advance that harmed beyond could be harmed b	at I am filing this repair if I gave a	ny ac
Notice (check [] I should notice a notice. (Exnotice):	one): ot have to notify the second of the s	he other part or I could b the children ties that I an	ies in advance tha e harmed beyond	at I am filing this repair if I gave a by providing adve mediate Restrain	ance

		within 14 days to consider my requests for temporary orders listed below. I will have the other parties served with notice of the hearing so the court can hear their sides.
		[] Other:
	5 .	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.
		[] (Name): is covered by the [] state [] federal Service Members' Civil Relief Act.
		[] For persons covered only by the state act – Military duty may keep the service
		member or dependent from responding or coming to the hearing on this motion. I ask the court to approve temporary orders even if the covered person asks for a stay or doesn't respond. It would be very unfair (a manifest injustice) not to make temporary orders now because:
>	l ask	the Court to approve these orders immediately (check all that apply):
	6.	Do not disturb
		[] No request.
		[] Order (name/s): not to disturb my peace or the peace of any child listed in 1 .
	7.	Stay away
		[] No request.
		[] Order (name/s): not to go onto the grounds of or enter my home, workplace, or school, vehicle, and the daycare or school of any child listed in 1.
		[] Also, not knowingly to go or stay within feet of my home, workplace, vehicle, or school, or the daycare or school of any child listed in 1.
	8.	Do not hurt or threaten
		[] No request.
		[] Order (name/s): not to:
		 Assault, harass, stalk or molest me or any child listed in 1; or Use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.
	D.0144	26.26A.470, .465, CR 65(b) Motion for Immediate

	court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.				
	[] Intimate Partner: The restrained person and the protected person are/were intimate partners because they are (check all that apply):				
	[] current or former spouses or domestic partners.				
	[] parents of a child-in-common (unless conceived through sexual assault).				
	[] currently or formerly in a dating relationship (age 13 or older) and [] never lived together [] live or have lived together				
9.	Surrender weapons				
	[] No request.				
	[] Order (name/s): to immediately surrender any firearms and other dangerous weapons that they possess to (check one): [] the police chief or sheriff. [] their lawyer. [] other person: (name):				
10.	Care and safety of children until the hearing				
	[] No request.				
	[] Order (name/s): not to take the				
	children listed in 1 out of Washington State.				
	[] Order that the children listed in 1 will live with me until the hearing.				
	[] Other (specify):				
11.	Other <u>immediate</u> orders				
	[] No request.				
	[] (Specify):				
	k the court to approve these temporary orders at the hearing to stay in ct until the case is done (check all that apply):				
12.	Extend immediate orders				
	[] Extend the immediate orders I asked for above to stay in effect until the case is done.				
13.	Prohibit weapons and order surrender				
	[] No request.				
	[] Order (name/s)::				
	Not to access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and to				
RC\\	1.26.264.470, 465, CR 65/h) Motion for Immediate				

Warning! If the court extends this order after a full hearing and the parties are intimate partners, the

	•Immediately surrender any firearms, other dangerous weapons, or concealed pistolicenses that they possess or control to (check one): [] the police chief or county sheriff. [] their lawyer. [] other person (name):
14.	Care and safety of children (check all that apply)
	[] No request.
	[] Approve the <i>Parenting Plan</i> (form FL All Family 140) or <i>Residential Schedule</i> (form Fl Parentage 304) proposed by [] me [] (name):
	[] Order (name): not to take the children out of Washington state.
	[] Appoint a person to investigate and report to the court about what is in the children's best interest, and order who will pay this person's fees. This person should be a/n (check one):
	[] Guardian ad Litem (GAL) or Evaluator/Investigator as chosen by the court. [] Guardian ad Litem (GAL).
	[] Evaluator/Investigator.
	[] (Name):
	[] A Sexual Assault Allegation form has been filed saying the child was conceived by a sexual assault. The fact-finding hearing on this allegation has not happened yet:
	 No residential time or decision-making should be ordered until after the fact-finding hearing.
	 I have a bonded and dependent relationship with the child that is parental in nature. It is in the child's best interests to order residential time or decision making now.
	[] Other:
15.	Provide support
	[] No request.
	Order child support according to the Washington state child support schedule.
16.	Pay fees and costs
	[] No request.
	[] Order (name):to:
	[] Pay my lawyer's fees for this case. Amount: \$ to:
	Make payments to (name):
	[] Pay other professional fees and costs for this case. <i>Amount:</i> \$
	to (name):
	for (purpose):
	[] Based on the Sexual Assault Allegation, award lawyer's fees consistent with RCW 26.09.140. RCW 26.26.760(12).

		Order (name):		_ to:			
		Pay my lawyer's fees for this case.	Amount: \$				
		Make payments to (name):					
17.	Othe	r temporary orders					
	[] N	[] No request.					
	[](3	Specify):	_				
	_						
	_						
Rea	sons f	for my requests					
18.	Why	are you asking the court for the or	ders you checked abo	ve? (Explain):			
	•	If you need additional space use the Dec	claration form FL All Family	y 135.			
	•	If you are asking for a parenting plan or remporary Parenting Plan, form FL All FL All Family 140, or Residential Schedu	amily 139, and a proposed	d <i>Parenting Plan</i> , form			
		If you are asking for child support, also find Declaration, form FL All Family 131, and else has ever received public assistance Assistance Declaration, form FL All Family 131, and 132 and 133 are provided in the support of the sup	file the required financial for any child in this case,	records. If you or anyone			
		If you are asking to prohibit weapons or this section.	order surrender, give your	reasons at the end of			
		If you are asking to change an earlier ter and explain how circumstances have change		te of the earlier order			
	[] Rea	asons for "Prohibit weapons and o	rder surrender" reque	st (check all that apply):			
	[]	(Name): use a firearm or other dangerous we	has used, display apon in a felony. <i>(Descr</i>	red, or threatened to ibe):			

[]	(Name): making him or her inelig	previously con ible to possess a firearm under R	previously committed an offense possess a firearm under RCW 9.41.040. (Describe):			
[]	serious and imminent th	's possession or reat (harm that may happen imme h or safety of any individual. <i>(Des</i>	ediately) to			
Person as	king for this order fills	out below:				
	der penalty of perjury und this form are true.	der the laws of the State of Washi	ngton that t	he facts	I have	
•			Date:			
•	,					
Person askin	g for this order signs here	Print name here				
[] my lawy	ccept legal papers for this er's address, listed below wing address <i>(this does r</i>	· · ·	s):			
Street Ad	ldress or PO Box	City	State	Zip		
[] Email:_						
use the No	otice of Address Change form	ends, you must notify all parties and the (FL All Family 120). You must also update lves parentage or child support.)				
Lawyer (if	any) fills out below:					
Lawyer signs	here	Print name and WSBA No.		Date		
Lawyer's Stre	eet Address or PO Box icable):	City	State	Zip		
Warning! Do and confident the other part	cuments filed with the court are tial reports, as described in Ge y, and the lawyers in your case	e available for anyone to see unless they ceneral Rule 22, must be sealed so they ceneral those documents by filing them se You may ask for an order to seal other described to the ceneral seal of the ceneral seal other described to the ceneral seal of the ceneral seal	can only be so parately, usin	een by the	e court,	