•		nty of		
n re parentage:		•		
etitioner (person who started this cas		· <u></u>		
And Respondent/s: (other people who signed the Acknowledgment or Denial; other alleged parents (if any))		Final Order on Petition to Challenge Paternity Acknowledgment or Denial (JDOCP, ORDYMT) Clerk's action required: 1, 2, 8, 9, 12, 14		nial
child over age 2:				
Final Order on F Ackno Money Judgment Summa	wledgmer	it or Denia		ility
_	_			
☐ No money judgment is ord☐ Summarize any money ju	dered. Idgments from sec		the table be	low. Do not
☐ No money judgment is ord	dered. Idgments from sec		the table be	low. Do not
☐ No money judgment is ord ☐ Summarize any money judgments in	dered. Idgments from sectors from previous order Debtor's name (person who must	Creditor's name (person who must		
 No money judgment is ord Summarize any money judgments is duplicate any judgments is Judgment for Past due child support from to Past due medical support 	dered. Idgments from sectors from previous order Debtor's name (person who must	Creditor's name (person who must	Amount	Interest
 No money judgment is ord Summarize any money judgments is duplicate any judgments is Judgment for Past due child support from to 	dered. Idgments from sectors from previous ordered. Debtor's name (person who must pay money)	Creditor's name (person who must	Amount \$	Interest \$

Fees and costs (section **12**)

	Other amounts (describe):			\$	\$	
	Yearly Interest Rate for child support, medical support, and children's expenses: 12%. For other judgments:% (12% unless otherwise listed)					
	Lawyer (name):	rep	resents (name):			
	Lawyer (name):	rep	esents (name):			
The	court approved Findings an	nd Conclus	ions for this ca	ise and no	ow orders:	
2.	Decision on Petition					
	(Name):					
	(check one):	_		ity s/he signe	ed about	
	The Petition is (check one):					
	☐ Denied . The Paternity Acknow	<i>wledgment</i> an	d <i>Denial</i> , if any, ar	e still valid.		
	Granted. (Check one):					
	☐ The Paternity Acknowledge fraud, duress (pressure or of Paternity is cancelled (vertex).	force), or mat				
	The Denial of Paternity is in duress (pressure or force), Acknowledgment is cancel	or material m				
3.	Parentage Decision					
	☐ Does not apply. The Petition v	vas denied.				
	Parent – (full name):			is a le	egal parent o	
	(child's current name):			based on	(check one)	
	☐ Summary Judgment Order					
	☐ Agreement ☐ Trial		after Sexual Assau			
	Parent – (full name):(child's current name):			is a le	egal parent of	
	(cniid's current name):	Ordor (n Motion for Dofa	based on	(cneck one)	
	☐ Agreement		after Sexual Assau		ing Hearing	
	☐ Trial				mig riodinig	
	Not a Parent – (full name): of (child's name):			is ı	not a parent based	
	on (<i>check one</i>): Summary Judgment Order Agreement Trial	☐ Order o	on Motion for Defa	ult		
	and is dismissed from this case	e.				
DCW/	26 26 335 340 Final Orde	or on Potition to (`hallenge			

	Not a Parent – (full name): _		is not a
	parent of (child's name):	. =	based on
_	Order after Sexual Assault Fa		
	Other (specify):		
CI	hild's Name Change		
] The child's name will stay the	same.	
	The child's name is changed	from <i>(current name):</i>	
	to (new name):		
	First	Middle	Last
Ві	irth Certificate		
	Does not apply. The Petition	was denied.	
	The child's birth certificate sha		nts as decided above and
	change the child's name if ord	•	The de decided above and
	Important! If the child was born in		
	State Registrar of Vital Statistics sha and change the child's name if orde		
	must provide a certified copy of this		
	Statistics (360-236-4347). You may	order a copy of the amended birth	certificate for an additional fee.
	If your child was not born in Washi was born.	ngton, contact the appropriate ager	ncy in the state where your child
Pá	arents' contact and employ	ment information	
00	ach parent must fill out and file wond) including personal identifying		
	nployer contact information. nportant! If you move or get a r	oow ich any timo while aunno	t is still award you must:
"	 notify the Support Registry 		t is still owed, you must.
		Confidential Information form	with the court.
	arning! Any notice of a child su	• •	, ,
	e <i>Confidential Information</i> form v erve you has shown diligent effor		otice, if the party trying to
		•	
Pa	arenting Plan or Residentia	ll Schedule	
	Does not apply.		
] (If this order names two legal	parents in section 3 above,	check all that apply):
	☐ The court has jurisdiction	over the child. The child will	live with (name):
			arent is named custodian for
	those state and federal lav	ws that require a custodian.	(Uneck one):

		separately today or on (date):
		The court is not approving a <i>Parenting Plan</i> or <i>Residential Schedule</i> at this time because neither parent requested one. Either parent may ask the court for a <i>Parenting Plan</i> or <i>Residential Schedule</i> in the future.
		Note – If you want a plan or schedule that changes the person with whom the child is scheduled to reside a majority of the time, you must file a <i>Petition to Change a Parenting Plan, Residential Schedule or Custody Order</i> form FL Modify 601.
		If you want a plan or schedule that does not change the person with whom the child is scheduled to reside a majority of the time, you may file a: Motion for Parenting Plan or Residential Schedule (within 2 years of Final Parentage Order) form FL Parentage 317, or Petition for a Parenting Plan, Residential Schedule and/or Child Support form FL Parentage 331.
		The court is not approving a <i>Parenting Plan</i> or <i>Residential Schedule</i> based on the <i>Order after Sexual Assault Fact-Finding Hearing</i> . (Name):
		has no residential time or decision making authority.
		has residential time, decision making authority or other rights, as follows (copy the rights granted in <i>Order after Sexual Assault Fact-Finding Hearing</i>):
		e court does not have jurisdiction over the child. The court cannot name a stodian or approve a <i>Parenting Plan</i> or <i>Residential Schedule</i> .
	Oth	ner (specify):
8.	Child Su	pport
	□ Does r	not apply.
	☐ Name:	is not a legal parent and his/her ion to support the child ends as of <i>(check one):</i>
	Ubligat	
		ate): because
	☐ No chil	ld support obligation may be established or collected at any time from
		based on the Order after Sexual It Fact-Finding Hearing. Laws of 2017, ch. 234 §1(10). (If this box is checked, neck the "Clerk's action required" box on page 1.)
	Cle	erk's Action. The court clerk must provide a copy of this order to WSSR.
	☐ The fin	al Child Support Order and Worksheets signed by the court today or on
	(date):	are approved and filed separately.
D 014	10000000	40 Final Order on Politica to Challenge

Pa	st due child support				
	This order does not deci-	de past due child	support issues.		
	Paid – All child support ov	wed by <i>(name):</i>			for the
	child under a court or adn has been paid.	ninistrative order t	hrough <i>(date):</i>		
	Not paid – Any unpaid surfor the child under a court cancelled by this order.	pport owed by (na or administrative	ame): order is still due, a	nd is not ch	anged or
	Waived – (Name):		chooses to	waive (give	up his/her
	right to) the unpaid past d				
	from (date):				for
	(children's names):				
	Any support that has been waiver is valid only if the				till due. <i>(This</i>
	Money Judgment – (Che	eck one):			
	Any money judgment Order approved by the				
		e court and filed so	eparately. <i>(Do not</i>	duplicate th	he judgment
	Order approved by the in this order.) The court orders the fe	e court and filed so	dgment for past du	duplicate th	he judgment
	Order approved by the in this order.) The court orders the formula (summarized on page)	Debtor's name (person who must pay money)	dgment for past du Creditor's name (person who must be paid)	duplicate the	ne judgment port
	Order approved by the in this order.) The court orders the for (summarized on page) Judgment for Past due child support	ollowing money ju 1): Debtor's name (person who must	dgment for past du Creditor's name (person who must be paid)	duplicate the child sup	port Interest

10. Payment Plan Does not apply. ☐ (Name): _____ must pay at least \$_____ each month on the money judgments for past due support listed in section 9 above. Payments start (date): Payment due every month on (day of month): Address for payment: Washington State Support Registry P. O. Box 45868, Olympia, WA 98504 Income Withholding (Garnishment) Limit - If all payments are made on time, the judgment debtor's wages will not be garnished for any amount over what is needed to cover current child support plus the past due support judgment payment amount listed in this section. Money over the garnishment limit can be taken from bonuses and other payments that are not wages. The state may still use other ways of collecting this judgment, including collection through the IRS. Warning! If any payment is late, this payment plan is cancelled and the state or the person owed support may collect more than the amount listed above. 11. Enforcement of judgment through income withholding (garnishment) Does not apply because no money judgment is ordered in section **9** above. The money judgment in section **9** above can be enforced through income withholding (garnishment). DCS or the person owed money from the judgment can collect the judgment from the wages, earnings, assets or benefits of the parent who owes the judgment, and can enforce liens against real or personal property as allowed by any state's child support laws without notice to the parent who owes the judgment. If this judgment is **not** being enforced by DCS and the person owed the judgment wants to have support paid directly from the employer, the person owed support must ask the court to sign a separate wage assignment order requiring the employer to withhold wages and make payments. (Chapter 26.18 RCW.) Income withholding may be delayed until a payment becomes past due if the court finds good reason to delay. Does not apply. There is no good reason to delay income withholding. Income withholding will be **delayed** until a payment becomes past due because (check one): ☐ The child support payments are enforced by DCS and there are good reasons in the children's best interest not to withhold income at this time. If this is a

		case about changing paid on time.	child support, pre	eviously ordered c	hild suppor	t has been
		List the good reason	s here:			
	The child support payments are not enforced by DCS and there are good reasons not to withhold income at this time.					
		List the good reason	s here:			
		The court has approved arrangement.	ved the parents' w	ritten agreement t	for a differe	ent payment
12.	Mo	oney Judgment for fees a	·	narized on page 1))	
		No money judgment is order				
	Ш	The court orders a money ju	dgment for fees a	ind costs as follow	/S: 	·
		Judgment for	Debtor's name (person who must pay money)	Creditor's name (person who must be paid)	Amount	Interest
		Genetic testing costs			\$	\$
		☐ Guardian ad litem (GAL) fees			\$	\$
		Lawyer fees			\$	\$
		Court costs			\$	\$
		Fees awarded in Order after Sexual Assault Fact-Finding Hearing			\$	\$
		Other fees and expenses (specify):			\$	\$
		The interest rate is 12% un The interest rate is			•	
13.	Pr	otection Order (check all th				
	Ш	No one requested an Order				
		Approved – The request for <i>Protection</i> is filed separately.		<i>ection</i> is approved	I. The Orde	er for
		Denied – The request for an separately.	Order for Protect	ion is denied. The	e Denial Ord	der is filed
		Renewed/Changed – The exist renewed or changed as de				
		☐ Order on Renewal of	Order for Protect	tion		
		☐ Order Modifying/Terr	minating Order for	Protection		
		Other:				

14.	Restraining Order (check all that apply	<i>י):</i>												
	☐ No one requested a Restraining Order in this case.													
	☐ Approved – The request for a <i>Restraining Order</i> is approved. The <i>Restraining Order</i> is filed separately.													
	 Denied – The request for a Restraining Order is denied. Check this box if the court previously signed a temporary Restraining Order and is not signing a final Restraining Order in this case. Also check the "Clerk's action required" box in the caption on page 1. Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued: 													
								• •	To the Clerk: Provide a copy of this Order to the agency listed above within 1 court day. The law enforcement agency must remove the <u>temporary</u> Restraining Order					
							15.	Guardian ad Litem						
	☐ Does not apply.													
	☐ The guardian ad litem (GAL) is discha	rged.												
	Other (specify):													
01														
Ord	ered.													
Date	y Judae or C	Commissioner												
Peti	tioner and Respondent or their lawye													
☐ is ☐ is	order (check any that apply): an agreement of the parties presented by me ay 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												
•		•												
Petitio	oner signs here or lawyer signs here + WSBA #	Respondent signs here or lawyer signs here + WSBA #												
Print	Name Date	Print Name Date												
☐ is ☐ is	order (check any that apply): an agreement of the parties presented by me ay be signed by the court without notice to me	This order <i>(check any that apply)</i> : ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court without notice to me												
	ay be digited by the court without house to me	I may be signed by the court without notice to me												
<u> </u>)												
O ther	Respondent or lawyer signs here + WSBA #	Other party or Guardian ad Litem signs here + WSBA #												
)												

$oxedsymbol{\square}$ If any parent or child received	d public assistance:	
•	Health Services (DSHS) was notified office, and has reviewed and approve Medical support Other (specify):	
•		
Deputy Prosecutor signs here	Print name and WSBA #	Date
☐ Parent or Non-Parent Custod	ian applies for DCS enforceme	ent services:
each year as a fee if DCS collects mo	CS) to enforce this order. I understand ore than \$500, unless I ask to be excuse if I have ever received TANF, tribal TA	ed from paying this fee in
•		
Parent/Custodian signs here (lawver cannot sign for party)	Print name	Date