	uperior Court of Washington ounty of Juvenile Court In Re:		No.	
			Genetic Testing Order (ORGT)	
The c	ourt Orders:			
1.	The alleged parent shall submit to Genetic Testing			
	ALLEGED PARENT: CHILD: will submit to paternity	genetic testing to determ	(Name)(DOB)(Mailing address)(City, State and Zip)(Phone Number)(Email Address)(Name) ine the biological parentage of said	
	child.			
	[] Allow use of an existing sample			
2.	Time and Date of Testing			
	[] The child and the alleged parent will present themselves at a time and location to be arranged, for the purpose of furnishing oral samples for genetic testing. The alleged parent shall provide two forms of identification, including one with photo identification. If the alleged parent does not have photo identification, approval for testing without photo identification can be given by For purposes of this order the genetic testing will not require testing of both parents unless otherwise ordered by the court.			

		must provide any body tissue or fluid samples ollowing location		
	onat (time)	<u>.</u>		
3.	Analysis of Buccal Cells* or Other Body Tissue or Fluid Samples			
	The samples of buccal cells shall be collected by oral swab, or other body tissue or fluid may be collected, and shall be sent to LabCorp or obtained at LabCorp facility for analysis. The LabCorp representative or his/her designee shall be appointed as an expert in parental genetic testing and qualified as an examiner of genetic markers to analyze and interpret the results and to furnish a report.			
	*Buccal swab procedure involves gently stroking the lining of the inner cheek of the mouth (buccal mucosa) with the swab.			
4.	Test results to be furnished			
	Test results shall be furnished to all parties as soon as available. Test results may also be made available to the Prosecuting Attorney's Office only for their use in establishing legal parentage of the child. Genetic testing does not, in and of itself, establish or disestablish legal parentage as defined under RCW 26.26A.100. If parentage becomes legally established, this could result in child support obligations, including past support. Stored genetic samples could be used in future parentage testing obligations if ordered by the court.			
5.	Chain of Custody and Admissibility			
	Neither party will challenge the chain of custody of the samples of buccal cells or other body tissue or fluid.			
6.	Disputed Results			
	If the results of genetic testing are disputed, the court, upon request of the objecting party, may order that additional testing be done.			
7 .	Other:			
Dated	:			
		Judge/Commissioner		
Presented by:		Approved for entry:		
Signature of Party or Lawyer/WSBA No.		Signature of Party or Lawyer/WSBA No.		
Print or Type Name		Print or Type Name		
		Signature of Party or Lawyer/WSBA No.		
		Print or Type Name		