Court of Washington, County of				
Petitioner/s (person/s who started this case):	No			
And Respondent/s (other party/parties):	Motion for Reconsideration (MTRC)			

Motion for Reconsideration

Use this form if you believe the court's decision was legally incorrect or you have newly discovered evidence, and you want the **same judge or commissioner** to reconsider their decision. If you want a judge to review a commissioner's decision, use the Motion for Revision (form PO 110).

To the person filing this motion:

Deadline! Your papers must be filed within **10 days** after entry of the order you want reconsidered, or by the deadline for reconsideration in your county's Local Court Rules, whichever is later. Court Rules and forms are online at www.courts.wa.gov.

If you want the court to consider your motion, you must:

- File your original motion and documents with the court clerk in the same court that heard your case;
- Have a copy of your papers served on all other parties or their lawyers at least 5 days before the hearing unless your Local Court Rule requirement is different;
- Schedule a hearing on your motion to take place within 30 days after entry of the order you want reconsidered, unless your Local Court Rules or a court order allows more time; AND
- Check your Local Court Rules for any additional requirements for reconsideration.

Extend temporary surrender of weapons

If you had a temporary *Order to Surrender and Prohibit Weapons*, your full protection order was denied, and you are filing this motion to ask a judge or commissioner to reconsider that denial, the court must extend the temporary *Order to Surrender and Prohibit Weapons* until your motion is decided. The court can decide not to extend if it finds that extending would be a manifest injustice.

To get the extension, when you file this motion **you must also present** a proposed *Order Extending Order to Surrender and Prohibit Weapons*, WS 400, to a judicial officer to sign before the deadline for reconsideration passes.

To the person receiving this motion:

Check your Local Court Rules to see if you are allowed to file a response to a *Motion for Reconsideration*. In some counties, no response is allowed unless the court specifically requests it.

If a response is allowed (or the court asks you to respond) and you do not agree with the motion, file a declaration with the court clerk explaining why the court should not approve the motion. Use form PO 018, *Declaration*. You must have a copy of your papers served on all other parties or their lawyers.

Relief Requested	
My name is: the following previous order/s issued on (date) name)	
[] Protection Order	
[] Order to Surrender and Prohibit Weapons	
[] Denial Order	
[] Other:	
Errors in the previous order/s	
The previous order/s were incorrect in the following was (List each part of the order/s you think is wrong. Explaw, the evidence presented at the hearing, and/or at Explain what the court should have ordered.)	lain why it is wrong based on the
Statement of Facts/Grounds	
These facts support my request (list facts that are su	pported by the evidence):

	vidence supports my request (list evidence in the petition, response, declarati
otner	locuments filed, testimony from the hearing, newly discovered evidence):
Legal	Authority
I ask th	ne court to reconsider its previous order based on Civil Rule 59(a):
ver iss and	ounds for New Trial or Reconsideration. On the motion of the party aggrieved dict may be vacated and a new trial granted to all or any of the parties, and oues, or on some of the issues when such issues are clearly and fairly separal distinct, or any other decision or order may be vacated and reconsideration nted.
	cally, my motion is based on one or more of the following reasons in CR 59(a aterially affect my substantial rights (<i>check all that apply</i>):
[]	Irregularity in the proceedings of the court or the other party, or any order o court, or abuse of discretion, by which I was prevented from having a fair hearing;
[]	Misconduct of prevailing party;
[]	Accident or surprise which ordinary prudence could not have guarded aga
[]	Newly discovered evidence , material to my case, which I could not with reasonable diligence have discovered and produced at the hearing;
[]	Damages so excessive or inadequate as unmistakably to indicate that the decision must have been the result of passion or prejudice;
[]	Error in the amount of recovery whether too large or too small for the injury detention of property;
[]	That there is no evidence or reasonable inference from the evidence to just the decision, or that it is contrary to law;
[]	Error in law occurring at the hearing that I objected to at the time; or
[]	That substantial justice has not been done.
	e following other legal authority (<i>if any</i>):

6.	Proposed Order							
	A proposed order (check one): [] is [] is not attached to this Motion.							
Person making this motion fills out below								
	fy under penalty of perjury under to nation provided in this motion is tru		ington that al	I the				
Signed at (city and state):			Date:					
•								
Persor	n making this motion signs here	Print name here						
	e to accept legal papers for this ca							
[] my lawyer's address, listed below.								
[] my	y email address:							
[] the	e following address <i>(this does not</i>	have to be your home addre	ess):					
str	eet address or PO box	city	state	zip				
	this address changes before the case end e the Law Enforcement and Confidential I		the court clerk in	n writing. You ma				
Lawye	er (if any) fills out below:							
•								
Lawye	r signs here	Print name and WSBA No.		Date				
Lawye	r's address	city	state	zip				
Email	(if applicable):							
medic the co	cing! Documents filed with the court are a cal, and confidential reports, as described ourt, the other party, and the lawyers in your cover Sheet (form All Civil 040). You make the court of the cour	in General Rule 22, must be sealed our case. Seal those documents by	ed so they can of filing them sep	only be seen by				

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