			No.		
Petitioner vs.			Order on Motion to Terminate Extreme Risk Protection Order (ORDYMT, ORTXRPO)		
Res	pondent	DOB	Clerk's action required		
	Order on Motion	n to Terminate Ex	xtreme Risk Protection Order		
1.	Notice of this hearing was served on the Petitioner by [] personal service [] service b publication or by mail allowed by court order [] other:(RCW 7.105.505(1), RCW 4.28.080(16))				
2.	Hearing: The court held a hearing before issuing this full protection order. These people attended:				
	[] Respondent's La	er [] in per [] in per wyer [] in per	erson [] by phone [] by video		
3.	-	otion to terminate the <i>E</i>	Extreme Risk Protection Order, heard on		
	requirements for	, ,	preponderance of the evidence that the eme Risk Protection Order have been met.		

	[]	Granted.
		[] After contested hearing or [] after uncontested hearing where Petitioner did not appear:
		After consideration of the evidence the court finds by a preponderance of the evidence that the Respondent does not pose a significant danger of causing personal injury to self or others by having in his or her custody or control, purchasing, possessing, or receiving a firearm. (RCW 7.105.505(1)).
		[] <u>Uncontested</u> : Petitioner appeared and agrees to terminate the <i>Extreme Risk Protection Order</i> . The court terminates the <i>Extreme Risk Protection Order</i> issued on date:
4. [] Federal and Washington State Computer-Based System Data Entry order terminated)		Federal and Washington State Computer-Based System Data Entry (check if order terminated)
		The clerk of court shall forward a copy of this order immediately to the County Sheriff's Office or
		City/Town Police Department which shall remove the order from the available federal and state computer-based criminal intelligence information systems per RCW 7.105.350.
	[]	DOL Notification (check if order terminated)
		The issuing court shall, within 3 judicial days after this order issued, forward a copy of the Respondent's driver's license or identicard, or comparable information along with the date of termination to DOL.
	Se	rvice after motion denied or granted:
	[]	The Petitioner appeared in person. Additional service is not required.
	[]	The Petitioner did not appear in person.
		[] The Respondent shall arrange for service of this order. Service may be done by law enforcement, a professional process server, or a person 18 or over who is not a party to this action. Petitioner may be served in person or electronically (via email, text, or other technological means). The person who serves the order must fill out and sign a <i>Proof of Service</i> , which the Respondent is responsible for filing with the court.
		[] The court previously ordered service by publication or mail. Respondent shall serve this order on petitioner by [] publication [] mail.

5.

6.

Respondent: Read more information about getting your weapons back.

A law enforcement agency holding any firearm/s that you surrendered pursuant to chapter 7.105.340 RCW shall return them upon your request only after confirming that:

- you are currently eligible to own or possess firearms under federal and state law, (through a background check); and
- the extreme risk protection order terminated or expired without renewal (after checking with the court). RCW 7.105.345(1).

Dated:	
	Judge/Court Commissioner
	Print Judge/Court Commissioner Name
Signature of Respondent/Attorney	WSBA No. Print Name
Signature of Petitioner/Attorney WSBA No.	Print Name and Badge No., if applicable