CIVIL PROTECTION ORDERS¹

Legislative Intent:² To provide "a fast, efficient means to obtain protection against perpetrators of these harms" and to "clarify and simplify" these statutes "to make them more understandable and accessible" to litigants.

Order Type	Sexual Assault	Domestic Violence	Antiharassment	Stalking Protection	Vulnerable Adult	Extreme Risk Protection
	Protection Order	Protection Order	Protection Order	Order	Protection Order	Order
Petition Requirements / Definitions RCW 7.105.010 7.105.100	Nonconsensual sexual conduct and/or penetration committed against petitioner by respondent. A single incident is sufficient. Petitioner should, but is not required to seek a Domestic Violence Protection Order where alleged nonconsensual sexual conduct or penetration committed by intimate partner or family or household member.	Domestic violence committed by an intimate partner or family or household member. "Domestic Violence" includes "unlawful harassment" and "coercive control." Family/household member definition expanded to apply to all persons who currently or formerly resided together. Intimate partner definition includes persons who have or have had a dating relationship where both persons are at least 13 years of age.	Unlawful harassment committed against the petitioner(s) by the respondent. "Unlawful harassment" includes "a single act of violence or threat of violence." A single threat of violence must include either a malicious and intentional threat as described in the hate crime statute (RCW 9A.36.080) or the presence of a firearm or other weapon. Petitioner should, but is not required to seek a Domestic Violence Protection Order where alleged harassment	Stalking committed against petitioner(s) by the respondent. Petitioner should, but is not required to seek a Domestic Violence Protection Order where alleged stalking committed by intimate partner or family or household member.	Petitioner or person on whose behalf order sought is a vulnerable adult and has been abandoned, abused, financially exploited, or neglected, or is threated with abandonment, abuse, financial exploitation, or neglect. Abuse, mental abuse, physical abuse, and sexual abuse include intentional and reckless acts, in addition to willful acts.	Respondent poses a significant danger of causing personal injury to self or others by having in their custody or control, purchasing, possessing, accessing, receiving, or attempting to purchase or receive, a firearm. Must identify the number types, and locations of any firearms that petitioner believes to be in the respondent's current ownership, possession, custody, access, or control.

¹ This resource incorporates changes made by E2SHB 1320 (2021) and SHB 1901 (2022). As of the date this resource was created, the legislature had passed SHB 1901 but it was not yet signed by the governor.

² Chapter 215, Laws of 2021 at pp. 6-7, available at https://app.leg.wa.gov/biennium/2021-22/Pdf/Bills/Session%20Laws/House/1320-52.SL.pdf?q=20211119125112. Codified as Chapter 7.105 RCW, available at https://app.leg.wa.gov/billsummary?BillNumber=1901&Year=2021&Initiative=false.

Order Type	Sexual Assault Protection Order	Domestic Violence Protection Order	Antiharassment Protection Order	Stalking Protection Order	Vulnerable Adult Protection Order	Extreme Risk Protection Order
		Intimate partner definition does not include people with child in common where child conceived through sexual assault. Infliction of fear of harm need not be "imminent." Petition must specify whether the petitioner and respondent are intimate partners vs. family or household	committed by intimate partner or family or household member.			
Petitioner RCW 7.105.100 7.105.105 7.105.110	At least 15 years of age on own behalf or on behalf of other family or household member who is a minor if chosen by minor and capable of pursuing minor's stated interests. On behalf of minor under 15 years of age, where the petitioner is the parent, legal guardian, or custodian.	members. At least 15 years of age on own behalf or on behalf of other family or household member who is a minor if chosen by minor and capable of pursuing minor's stated interests. On behalf of minor under 15 years of age. Indian Child Welfare Act applies. The court may appoint a guardian ad litem for a petitioner or respondent who is under 18 years of age and not represented by counsel.	At least 15 years of age on own behalf or on behalf of other family or household member who is a minor if chosen by minor and capable of pursuing minor's stated interests. On behalf of minor under 15 years of age, where petitioner is the parent, legal guardian, or custodian. Indian Child Welfare Act applies.	At least 15 years of age on own behalf or on behalf of other family or household member who is a minor if chosen by minor and capable of pursuing minor's stated interests. On behalf of minor under 15 years of age, where petitioner is the parent, legal guardian, or custodian. "Interested person" on behalf of vulnerable adult.	At least 18 years of age on own behalf. "Interested person" on behalf of vulnerable adult. DSHS on behalf of vulnerable adult. The court may appoint a guardian ad litem for a petitioner or respondent who is under 18 years of age and not represented by counsel.	An intimate partner of the respondent, family or household member of the respondent, or a law enforcement officer or agency. At least 15 years of age. Indian Child Welfare Act applies. The court may appoint a guardian ad litem for a petitioner or respondent who is under 18 years of age and not represented by counsel.

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	"Interested person"		"Interested person" on			
	on behalf of	DSHS on behalf of a	behalf of vulnerable	On behalf of another		
	vulnerable adult.	vulnerable adult.	adult.	adult where petitioner		
				demonstrates that		
	On behalf of another		On behalf of another	interested in adult's		
	adult where		adult where petitioner	well-being, court's		
	petitioner		demonstrates that	intervention is		
	demonstrates that		petitioner is interested	necessary, and adult		
	petitioner is		in adult's well-being,	cannot file on own		
	interested in adult's		court's intervention is	behalf due to age,		
	well-being, court's		necessary, and adult	disability, health, or		
	intervention is		cannot file on own	inaccessibility.		
	necessary, and adult cannot file on own		behalf due to age,	Indian Child Welfare		
			disability, health, or			
	behalf due to age, disability, health, or		inaccessibility.	Act applies.		
	inaccessibility.		The court may appoint	The court may appoint		
	maccessibility.		a guardian ad litem for	a guardian ad litem for		
	Indian Child Welfare		a petitioner or	a petitioner or		
	Act applies.		respondent who is	respondent who is		
	Act applies.		under 18 years of age	under 18 years of age		
	The court may		and not represented by	and not represented		
	appoint a guardian		counsel.	by counsel.		
	ad litem for a					
	petitioner or					
	respondent who is					
	under 18 years of age					
	and not represented					
	by counsel.					
Jurisdiction	Filed in District or Supe	rior Court.			Superior Court only.	Filed in District or Superior Court.
RCW	Must be transferred to	Superior Court when a) a su	perior court has exercised o	r is exercising		2.5.3
7.105.050		eeding involving the parties;	· -			Must be transferred to
7.105.065	=	re, control or custody of the		_		Superior Court for the
7.105.070		of real property for which the				full hearing.

Order Type	Sexual Assault Protection Order	Domestic Violence Protection Order	Antiharassment Protection Order	Stalking Protection Order	Vulnerable Adult Protection Order	Extreme Risk Protection Order	
	age; or e) the district co orders involving the par	shared dwelling; d) the petitio ourt is unable to verify whethe ties as required by RCW 7.105 hich the case is being transfer	er there are potentially con 5.105 or 7.105.555.	flicting or related		Juvenile courts—a division of superior courts—may hear the proceedings if the respondent is under 18	
Venue RCW <u>7.105.075</u>	County where petitioner resides. OR County where an act giving rise to the petition occurred, a child to be protected by the order primarily resides, where the petitioner formerly resided due to the respondent's conduct, or the court nearest to the petitioner's residence or former residence if relocation due to the respondence.						
Personal	Individual is personally OR Individual submits to ju consent to personal jur OR	risdiction by consent, entering	g a general appearance, or	filing a responsive docum	ent having the effect of v	vaiving any objection to	
Jurisdiction Over Nonresident	OR	ual or their agent giving rise to ual or their agent giving rise to		•	part of an ongoing patters	n having an adverse effect	
Individual	on the petitioner or me member of their family	mber of their family/househo , or made known a threat to th	ld, the petitioner resides ir	Washington, and the inc	lividual communicated wi	_	
7.105.080	OR As a result of the acts giving rise to the case, the petitioner or member of their family/household sought safety or protection in Washington, they currently reside in this state, and the individual communicated with the petitioner or member of their family, or made known a threat to the safety of the petitioner or member of the petitioner's family.						
	OR There is any other basis	consistent with RCW 4.28.18	5 or with the Washington o	or United States Constitut	ion.		

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Fees RCW 7.105.105(9)	No filing or service fees.	No filing or service fees.	No service fees. Filing fees charged unless petitioner seeking protection order against a person who has engaged in stalking, a hate crime, a single act of violence or threat of violence under RCW 7.105.010(35)(b), sexual assault, or domestic violence. OR The court waives filing fee if determines petitioner unable to pay.	No filing or service fees.	No filing or service fees.	No filing or service fees.
Filing Methods RCW 7.105.105(1)	OR By mail for persons wh Electronic tracking of p	tronic submission process. o are incarcerated or who are setition status mandated.		person or remotely th	rough electronic system.	
	Personal service by law respondent from partic	or Courts and 1/1/2026 for converge of the con	ng surrender of firearms; tr n respondent is incarcerate	ed. Minimum of two tir	mely attempts.	
Service Methods	adult protection order	enforcement or a third party filed by someone other than t attempts at personal service,	the vulnerable adult.		sse required in cases where	a petition for a vulnerable

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RCW	Personal service may o	therwise be made by law enfo	rcement or a third party if	petitioner so elects.						
7.105.150 7.105.155	•	Service by electronic means—e-mail, text message, social media applications—must be made by law enforcement, unless petitioner elects to have respondent served by a third party.								
	Court authorization of	ourt authorization of electronic service not required except in cases where personal service initially required.								
		ervice by mail is permitted when i) personal service required, there have been two unsuccessful attempts, and electronic service is not possible; or ii) ersonal service not required and there were two unsuccessful attempts at personal or electronic service. RCW 7.105.150(c).								
	Service by publication of	only permitted in cases where	all other means of service	have been unsuccessful o	r are not possible.					
	-	eted on the nonmoving party i		_						
Service Timing	not require more than requests additional tim	two attempts at obtaining ser e to attempt service.	vice before permitting serv	ice by other means autho	rized in this chapter unle	ss the moving party				
RCW 7.105.165 7.105.170		vice by mail or by publication, can be extended for good cau		ring date not later than 30	O days from the date of th	ne order authorizing such				
7.105.200		he day respondent is served p the third publication when ma				after mailing for service by				
	The court may grant an that respondent has en	ex parte protection order, pe ligaged in conduct against the eparable injury could result if a	nding a full hearing, if it appetitioner that serves as a	pears from petition and a	ny additional evidence er, and that serious	If reasonable cause to believe that respondent poses a significant				
Ex parte hearing RCW	If the court declines to issue an ex parte order, the court must still set a full hearing on the petition unless it determines that the petition does not contain prima facie allegations to support the issuance of any type of protection order. If the court declines to others in the near future issue an ex parte temporary protection order or declines to set a hearing, the court must state the reasons in writing.									
7.105.305 7.105.330	respondent's custody or lf the court does not set a full hearing, the petitioner may file an amended petition within 14 days of the court's denial. If the court determines the amended petition does not contain prima facie allegations to support the issuance of any type of protection order, or if amended petition not filed within required time, the court may enter an order dismissing the petition.									
						to purchase or receive, a firearm, the court shall issue a temporary ERPO.				

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Duration of Ex Parte Order	For a fixed period of tin	ne, initially not to exceed 14 d	ays, which may be extend	led for good cause.							
RCW 7.105.100(8)											
	A temporary order may be reissued based on agreement of the parties; additional time needed to effect service on respondent; or if the couwriting, good cause to reissue the order.										
Daireanna	Temporary orders to su	rrender and prohibit weapon	s must also be reissued w	ith the temporary protection	on order.						
Reissuance and Renewal of Temporary Orders	l	Rebuttable presumption that a temporary protection order should not be reissued more than once or for more than 30 days at the request of the respondent, absent agreement of the parties, good cause, or the need to provide additional time to effect service.									
RCW 7.105.400	of the respondent. Cou	n against staying, continuing, rts must consider the followin ase; petitioners' interests and the public interest.	g factors: implication of t	he Fifth Amendment privile	ge; similarities between	civil and criminal cases;					
	Courts shall not require a petitioner to complete a new confidential information form when a temporary protection order is reissued or when a full order is entered, unless petitioner indicates that the information needs to be updated or amended.										
	Protection order hearings are special proceedings, and the proceedings established in this chapter supersede inconsistent civil court rules.										
	Courts shall prioritize hearings on petitions for ex parte temporary orders over less emergent proceedings.										
Hearing Procedures	conduct, the courts sha Amendment privilege;	When considering requests to stay, continue, or delay a hearing due to a pending criminal investigation or prosecution stemming from the same alleged conduct, the courts shall apply a rebuttable presumption against such delay. Courts must consider the following on the record: implication of the Fifth Amendment privilege; similarities between civil and criminal cases; status of the criminal case; petitioners' interests and potential prejudice; burdens on respondent; convenience and efficiency of the court; interests of non-parties to the case; and the public interest.									
7.105.200	Hearings may be conducted upon the information provided in the sworn petition, live testimony of parties that choose to testify, and any additional sworn declarations. Live testimony of other witnesses may be requested by a party, but shall not be permitted unless the court finds that live testimony of witnesses other than the parties is necessary and material. Court should consider the rebuttable presumption against delay and purpose of legislation to provide quick, effective relief.										

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		a continuance to allow for proposidering the request, the cou	•	·	•	•				
	The rules of evidence need not be applied, other than with respect to privileges, requirements of the rape shield statute, and ER 412 and 413. The prior sexual activity or reputation of the petitioner is inadmissible except as evidence concerning the past sexual conduct of the petitioner with the respondent when this evidence is offered by the respondent on the issue of consent or when constitutionally required. When petitioner has alleged incapacity to consent to sexual conduct or sexual penetration, the court must determine on the record whether the petitioner had the capacity to consent.									
	Courts shall not require the parties to submit duplicate or working copies of pleadings or other materials filed with the court, unless the document or documents cannot be scanned or are illegible.									
	staggered times. Where	, have petitioners and respond e available, for safety purposes eir vehicles or transportation.								
	Parties, witnesses, and others authorized to participate in protection order proceedings may attend a protection-order related hearing in remotely, including by telephone, video, or other electronic means, the court's discretion. No later than three judicial days before the hearing in make request for remote attendance, which shall be granted unless there is good cause to require in-person attendance or attendance to means.									
Remote	Assurances of identity	required.								
Hearings	Court may not charge f	ees for remote appearances.								
RCW 7.105.205	-	r stream proceedings or record cted online and members of th	= -	_		om all parties OR the				
		nstructions for remote access, ng a party's request for a remo								

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	_	ve a party or witnesses appear courts should inform them of	= -	_	for the hearing to begin, a	and if the anticipated			
	Courts should inform the parties that the hearing is being recorded by the court, how the public is able to view the hearing, how a party may obtain a copy, and that recording or broadcasting any portion of the hearing by other means is prohibited without prior court approval.								
	Courts should take appropriate measures to prevent members of the public or the parties from harassing or intimidating other parties and witnesses, including disallowing members of the public to communicate with the parties or the court during the hearing; ensuring court controls over microphone and viewing settings; announcing limitations on recording the hearing.								
	To ensure safety and privacy of the litigants, courts should protect the privacy of phone numbers, emails, and other contact information for the parties, witnesses, and others authorized to participate, and inform them of these safety considerations.								
	Materials available to parties and witnesses appearing remotely should include warnings not to state their addresses or telephone numbers at the hearing and that they may use virtual backgrounds to help ensure that their backgrounds do not reveal their locations.								
	they are unable to app notifications by the pa	parties in the order setting a relear remotely. Before dismissingly. If such notification is proving order in place. If a party was useconsideration.	ng or granting a petition du ded, the court shall not dis	e to the other party's lack miss or grant the petition	of appearance, the court , but shall reset the hearing	shall check for any ng by continuing it and			
	whose presence may h	ng remotely and unable to part inder the party's testimony or o court discretion. In considering	ability to fully participate	may request and shall be	granted on continuance o	n that basis. Subsequent			
		The court may realign designation of parties as petitioner or respondent	The court may realign designation of parties as petitioner or		RCW 7.105.220.	RCW 7.105.215.			
Other Hearing Procedures		where court finds that the original petitioner is the abuser or harasser. RCW 7.105.210.	respondent where court finds that the original petitioner is the abuser or harasser						
			RCW 7.105.210.						

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Appointment of Counsel						
RCW 7.105.240	Subject to the availabil	ity of funding, the court may a	ppoint counsel to represer	it the petitioner if the res	oondent is represented b	y counsel.
Protection Order Advocate and	· ·	ic violence, or protection orde with petitioner during proceed				ppear remotely with
Support Person	1	have an advocate, they shall ling next to petitioner and conf				•
RCW <u>7.105.250</u>						
Interpreters	communicate in spoke	appointed for any party who i n language, or who cannot rea e required to make further req	dily speak or understand tl	ne English language. Once		
RCW 7.105.245		oint an interpreter who is not advocate for the party.	credentialed or duly qualif	ied by the court or appoir	nt a person to provide into	erpretation services if that
		hall not serve parties on both e interpreter appointed for an				-
		protection order if it finds by a			-	
Evidentiary standard- full hearing		issue a protection order, it must be minor family or household m			rt's denial. The reasons fo	or exclusion of one or
RCW 7.105.225	chapter specifically lim a no-contact order or a domestic relations prod against the respondent	y or dismiss a petition for a proit relief or remedies based upon restraining order that restrain ceeding; the relief sought by the conduct at issue did not dent no longer lives near the p	on a party's age; the petitions the respondent's contaction petitioner may be availated occur recently or because of	ner did not report the cort with the petitioner has be ble in a different action o	nduct giving rise to the pe been issued in a criminal p r proceeding, or criminal	itition to law enforcement; proceeding or in a charges are pending

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Consultation of Judicial	history, or pending pro	ler under this chapter, the couceedings involving the parties.									
Information System (JIS)		Before granting an order directing residential placement or limiting a party's contact with their child, the court shall consult JIS to determine the pendency of other proceedings involving residential placement of any child.									
RCW 7.105.230	present at the hearing	ses to consider information fro and on timely request, provide The court has discretion not	e each party with an oppor	tunity to be heard, and ta	ke appropriate measures						
	temporary anti-harassr modifies residential pro part of a full anti-haras Restrain respondent fro nonconsensual sexual a	concerns of the parties. The court has discretion not to disclose information that the court does not propose to consider. In issuing any protection order, court has broad discretion to grant relief as court deems proper, other than for ex parte emporary anti-harassment orders where the court may only grant relief that excludes respondent from shared residence, modifies residential provisions with regard to minor children, or grants financial relief or restraint on jointly owned assets, as eart of a full anti-harassment protection order. Restrain respondent from committing the following acts against petitioner and other protected person: domestic violence; nonconsensual sexual assault or penetration; sexual abuse; stalking; acts of abandonment, abuse, neglect, or financial									
Remedies Available for Temporary or Full Orders	Restrain respondent fro	rulnerable adult; and unlawful om making attempts at physica om dwelling that the parties sh	al or nonphysical contact.								
RCW 7.105.310 7.105.340	Exclude respondent from the petitioner's residence, workplace, or school; or from the day care or school of a minor child.										
	plans must not be requ an existing parenting p	dren in common, make residen iired under this chapter, and a lan in effect. A protection orde , subject to further orders in fa	protection order must not er may suspend the respon	be denied on the ground	s that the parties have						
	Order the respondent to	to participate in a state-certifie ogram.	ed domestic violence perpe	etrator treatment progran	n or a state-certified sex						

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	Order the respondent respondent to pay for	to obtain a mental health or ch an evaluation.	hemical dependency evalu	nation. The court shall cons	ider the ability of the					
	that school. The schoo	n cases where both parties are students in public or private K-12 school, the court may order that the respondent not attend nat school. The school district must provide the student comparable educational services in another setting, and shall provide ransportation at no cost to the respondent if the respondent's parent or legal guardian is unable to pay for transportation.								
		quire the respondent to pay administrative courts costs and service fees and costs incurred in bringing the action, including asonable attorneys' fees.								
	and using audiovisual of	estrain the respondent from harassing, following, monitoring, keeping under physical or electronic surveillance, cyberstalking, and using audiovisual or other electronic means to monitor the actions or communication of the petitioner or the petitioner's amily or household members								
	Require a respondent	Require a respondent who is not a minor to submit to electronic monitoring.								
	custody or control, pos	Consider RCW 9.41.800 and order the respondent to surrender, and prohibit the respondent from accessing, having in their custody or control, possessing, purchasing, attempting to purchase or receive, or receiving, all firearms, dangerous weapons, and any concealed pistol license.								
	-	use of essential personal effect enforcement stand-by to assis	= :		of the petitioner, the					
	Order use of a vehicle.									
	·	nt from engaging in abusive litig e reports to investigative agen		us communications about	the petitioner to third					
	Restrain the responder adult.	nt from committing acts of aba	andonment, abuse, neglec	t, or financial exploitation	against a vulnerable					
	Require an accounting	by the respondent of the disp	osition of the vulnerable a	dult's income or other res	ources.					
	Restrain transfer of eit	her the respondent's or vulner	rable adult's property, or l	ooth, for a period not to ex	ceed 90 days.					

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	Restrain the responder The court may not order mental health assessm The court shall not den					
Maximum Duration of Final Order RCW 7.105.315 7.105.335	If the order restrains contact with the respondent's minor children, ≤ 1 year. Otherwise, a fixed period of time not less than one year (unless requested by the petitioner), up to permanent (99 years).	If the order restrains contact with the respondent's minor children, ≤ 1 year. Otherwise, a fixed period of time not less than one year (unless requested by the petitioner), up to permanent (99 years).	If the order restrains contact with the respondent's minor children, ≤ 1 year. Otherwise, any fixed period of time, up to permanent (99 years).	If the order restrains contact with the respondent's minor children, ≤ 1 year. Otherwise, a fixed period of time not less than one year (unless requested by the petitioner), up to permanent (99 years).	If the order restrains contact with the respondent's minor children, ≤ 1 year. Otherwise, a fixed period of time not less than one year (unless requested by the petitioner), up to permanent (99 years).	One year.
Penalty for Violation RCW 7.105.450 7.105.455 7.105.460	Mandatory arrest for violating. Possible criminal charges or contempt. Class C felony if assault or reckless endangerment, otherwise gross misdemeanor.	Mandatory arrest for violating. Possible criminal charges or contempt. Class C felony if assault or reckless endangerment, otherwise gross misdemeanor.	Possible criminal charges or contempt. Gross misdemeanor.	Mandatory arrest for violating. Possible criminal charges or contempt. Class C felony if assault or reckless endangerment, otherwise gross misdemeanor.	Mandatory arrest for violating. Possible criminal charges or contempt. Class C felony if assault or reckless endangerment, otherwise gross misdemeanor.	Possible criminal charges. Gross misdemeanor for first violation, Class C felony for subsequent violations. Gross misdemeanor to file ERPO knowing information in petition is materially false, or with intent to harass the respondent.

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	Only respondent required to appear if the court is reviewing compliance with any conditions of the order.							
Compliance Hearings	Petitioner may appear at the hearing to provide evidence regarding compliance, or may file a responsive declaration. The court may ask the petitioner to appear or provide an additional declaration or documentation to address disputed issues.							
RCW 7.105.235	Any orders entered by the court pursuant to a compliance hearing must be served on the respondent if the respondent failed to appear.							
	The court shall use its best efforts to notify the petitioner of the compliance hearing outcome. Notification by electronic means should be provided if possible, but may also be made by telephone or other method that allows notification to be provided without unnecessary delay.							
	The petitioner may file petitioner is seeking th made on the responde	Court must notify petitioner of impending expiration at least 105 days before the date of expiration.						
Reissuance	The terms of the origin	Petitioner may request a renewal at any time within 90 days before						
and Renewal of Full Protection Orders	The petitioner bears no The court may award c	the order's expiration, and court shall order a hearing no later than 14 days.						
Orders	If the court declines to	If the count finds by						
RCW 7.105.405 7.105.410	The court shall grant the motion for renewal unless the respondent proves	The court shall grant the motion for renewal unless the respondent proves by a preponderance that	The court shall grant the motion for renewal unless the respondent proves by a	The court shall grant the motion for renewal unless the respondent proves by	The court shall grant the motion for renewal unless the respondent proves by	If the court finds by a preponderance of the evidence that requirements for ERPO		
	by a preponderance that there has been a substantial change in circumstances and	there has been a substantial change in circumstances and that the respondent will not	preponderance that there has been a substantial change in circumstances and that	a preponderance that there has been a substantial change in circumstances and	a preponderance that there has been a substantial change in circumstances and	continue to be met, the court shall renew the order.		
	that the respondent will not engage in, or attempt to engage in, nonconsensual	resume acts of domestic violence against the petitioner or petitioner's family or household	the respondent will not resume harassment of the petitioner when the order expires.	that the respondent will not resume acts of stalking against the petitioner or the	that the respondent will not resume acts of abandonment, abuse, financial exploitation,	Renewal valid for one year.		

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	sexual conduct or penetration with the petitioner when the order expires.	members when the order expires.		petitioner's family or household members when the order expires.	or neglect against the vulnerable adult when the order expires.	
	In determining whether factors, and no inference (a) Whether the responsion financial exploitation, or protection order was et (b) Whether the responsion (c) Whether the responsion (d) Whether the responsion facts of abandonment, protection order; or sure entered; (f) Whether the responsion facts of abandonment, protection order; or sure entered; (g) Other factors relation factors relation factors and (g) Other factors relation factors about their persents about thei					
	The court shall not der					
	(b) The petitioner or t	as not violated the protection of the respondent is a minor; not report the conduct giving reement;			ns of the protection	

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	(d) A no-contact order criminal proceedin (e) The relief sought b (f) The passage of time (g) The respondent no					
	Upon a motion with notice to all parties and after a hearing, the court may modify the terms of an existing protection order or terminate an existing order. The respondent's motion to modify or terminate an existing protection order must include a declaration setting forth facts supporting the requested modification or termination. The nonmoving parties may file opposing declarations. All motions to modify or terminate shall be based on the written materials and evidence submitted to					Respondent may submit one written request for a hearing to terminate an ERPO every 12-month period that the order is in effect. Upon receipt of request
Modification/	the court. The court shall set a hearing only if the court finds that adequate cause is established. If the court does find adequate cause, the court shall set a hearing for the respondent's motion, at least 14 days from the date the court finds adequate cause.				under this chapter, file a motion to modify or terminate the protection order.	for a hearing to terminate, the court shall set a date for the hearing, no sooner than
Termination RCW	modify or terminate an existing protection order on	or terminate an existing protection order on respondent's motion	modify or terminate an existing protection order on respondent's	modify or terminate an existing protection order on respondent's	Where the vulnerable adult is subject to an	14 days and no later than 30 days from the date of service of
7.105.500 7.105.505 7.105.510	respondent's motion unless the respondent proves by a preponderance that there has been a substantial change in circumstances and that the respondent will not resume, engage in, or attempt to engage in, physical or nonphysical contact.	unless the respondent proves by a preponderance that there has been a substantial change in circumstances and that the respondent will not resume, engage in, or attempt to engage in, acts of domestic violence.	motion unless the respondent proves by a preponderance that there has been a substantial change in circumstances and that the respondent will not resume, engage in, or attempt to engage in, acts of unlawful harassment.	motion unless the respondent proves by a preponderance that there has been a substantial change in circumstances and that the respondent will not resume, engage in, or attempt to engage in, acts of stalking.	order under Chapter 11.130 RCW, the vulnerable adult tor their guardian, conservator, or person acting on their behalf under a protective arrangement may, if within the person's authority, file a motion to modify or terminate the protection order at any time subsequent	request on petitioner. Respondent must prove by a preponderance of the evidence that respondent does not pose a significant danger of causing personal injury to self or others by having in their custody or control, accessing, possessing, purchasing, receiving, or attempting to purchase

Order Type	Sexual Assault Protection Order	Domestic Violence Protection Order	Antiharassment Protection Order	Stalking Protection Order	Vulnerable Adult Protection Order	Extreme Risk Protection Order
	the following unweight are listed:	r there has been a substantial ed factors, and no inference is	to the entry of a permanent protection order under this chapter.	or receive, a firearm or other dangerous weapons. If the court finds that		
	(a) Whether the respondent has committed or threatened sexual assault; domestic violence; stalking; abandonment, abuse, financial exploitation, or neglect of a vulnerable adult; or other harmful acts against the petitioner or any other person since the protection order was entered; (b) Whether the respondent has violated the terms of the protection order and the time that has passed since the entry of the order; (c) Whether the respondent has exhibited suicidal ideation or attempts since the protection order was entered; (d) Whether the respondent has been convicted of criminal activity since the protection order was entered; (e) Whether the respondent has either: Acknowledged responsibility for acts of sexual assault, domestic violence, or stalking, or acts of abandonment, abuse, financial exploitation, or neglect of a vulnerable adult, or behavior that resulted in the entry of the protection order; or successfully completed state-certified perpetrator treatment or counseling since the protection order was entered; (f) Whether the respondent has a continuing involvement with drug or alcohol abuse, if such abuse was a factor in the protection order; and (g) Other factors relating to a substantial change in circumstances.				The court shall grant such relief as it deems necessary for the protection of the vulnerable adult, including modification or terminate of the protection order.	respondent has met their burden, the court shall terminate the order.

This chart is included in Chapter 9, Appendix A of the Sexual Violence Bench Guide for Judicial Officers. This resource is available on the Gender and Justice Commission's website: https://www.courts.wa.gov/content/manuals/SexualOffense/WA_SV_Guide.pdf.