Understanding Washington State Protection Orders & How They Can Help You

If you have a protection order, remember:

- 1. Keep a **certified copy** of your order with you at all times.
- 2. The order is enforceable throughout the state of Washington, the United States, and in U.S. territories.
- 3. If you move to another state, you can take a **certified copy** of your final order to the local court in your new state or territory to register it. Registration is not required, but it can help with enforcement.
- 4. If there is a violation of your protection order, call 9-1-1 or your local police. Tell them you have a court order and it is being violated.

Whether or not you have a protection order, if you are being harassed,

threatened, or assaulted, call 9-1-1 or your local police!

Types of Protection Orders

Domestic Violence Protection Order (DVPO)

To protect against domestic violence or threat of violence by an "intimate partner" or a "family or household member." Domestic violence may include controlling behavior ("coercive control"). Petitioners may seek protection for themselves and for family or household members who are minors or vulnerable adults.

A petitioner who has been sexually assaulted, harassed, or stalked by an intimate partner or a family or household member should, but is not required to, seek a domestic violence protection order, instead of another type of protection order.

Sexual Assault Protection Order (SAPO)

To protect a victim of nonconsensual sexual conduct or penetration, even if the conduct or penetration only occurred once. A single incident of nonconsensual sexual conduct or nonconsensual sexual penetration is sufficient grounds for a petition for a sexual assault protection order.

Antiharassment Protection Order (AHPO)

To protect against unwanted contact or behavior that causes substantial emotional distress and serves no legitimate or lawful purpose. The contact could be a pattern of behavior that occurs over time, or a single act or threat of violence. The contact must be directed specifically at the protected person and be seriously alarming, annoying, harassing, or detrimental.

Stalking Protection Order (SPO)

To protect against stalking behavior that serves no lawful purpose and has reasonably caused the protected person to feel intimidated, frightened, under duress, significantly disrupted, or threatened. The respondent either knows or should know that their behavior causes those feelings, even if that was not respondent's intent.

Extreme Risk Protection Order (ERPO)

To restrain a respondent who poses a significant danger of causing personal injury to self or others by having in custody or control, purchasing, possessing, accessing, or receiving a firearm where there is reasonable fear of future dangerous acts by the respondent.

Vulnerable Adult Protection Order (VAPO)

To protect a vulnerable adult who has been abandoned, abused, financially exploited, or neglected, or is threatened with abandonment, abuse, financial exploitation, or neglect by respondent. The vulnerable adult, guardian, or other interested person may file on behalf of the vulnerable adult.

Foreign Protection Order Information (FPOI)

A process to help Washington State courts and law enforcement recognize and enforce a protection order from another US state, territory, possession, the Commonwealth of Puerto Rico, the District of Columbia, any US military tribunal, or a tribal court.

Canadian DV Protection Order (CDVPO)

A process to help Washington State courts and law enforcement recognize and enforce a protection order from any province in Canada.

Abused Child Restraining Order (ACRO)

To minimize trauma to a child who disclosed sexual or physical abuse by a parent, other family or household member, legal custodian, or guardian. The intent is to provide the earliest intervention possible.

Family Law Restraining Order (FLRO)

To prevent abuse, harassment, or harm to a person or child involved in a family law case such as a divorce, parentage, or a parenting plan (domestic relations).

Harassment No-Contact Order-Criminal (HNCO)

To protect against unlawful, repeated invasions of a person's privacy, including through stalking, by acts and threats which show a pattern of harassment designed to coerce, intimidate, or humiliate the victim. The crime must be reported, and the defendant has to be charged before a court can issue this order.

Domestic Violence No-Contact Order-Criminal (DVNCO)

To protect a victim against future violence or threats of abuse by the defendant. The abuse must be reported, and the defendant has to be charged before a court can issue this order.

Forms and instructions are available at the court clerk's office

DVPO	Domestic Violence Protection Order
	People with any of these relationships to the abuser:
Who can get a DVPO?	Spouses or domestic partners (current or former) Living a shilld in partners (curled a shilld was partners is at through acquired as a suit).
RCW 7.105.100	 Have a child in common (unless child was conceived through sexual assault) Dating relationship (current or former). Must be at least age 13. If under 15, petition must be filed by a person age 15 or older who is a member of your family or household
	Related by blood, marriage, domestic partnership, or adoption
	People who live or lived together (current or former)
	 People with a parent-child relationship (biological or legal), including stepparents and stepchildren, grandparents and grandchildren, or a parent's intimate partner and children Legal guardian (current or former)
	Prohibit contact of any kind, including cyber harassment, and be tailored to individual needs
What can a DVPO do?	Remove abuser from shared residence and prohibit from entering
	Give temporary custody of children and set visitation schedule
	Grant essential possessions (examples: vehicle, medicine, pets)
RCW 7.105.310	Order abuser into treatment or counseling
	Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license/s
How do you get a DVPO?	A petition must describe the acts of domestic violence committed against the protected person/s by an intimate partner or a family or household member. The court will either deny or grant a temporary order effective for up to 14 days. If the court denies the temporary order, the petitioner has 14 days to file an amended complaint. The petitioner can ask the clerk to have law enforcement serve the respondent or
RCW 7.105.100; .200; .205	arrange service through other legal means. Law enforcement must serve the respondent if the order requires weapons surrender, vacating a shared residence, transfer of child custody or if the restrained person is incarcerated. The final hearing may be held in person, by telephone, or online, if requested 3 court days prior to the hearing. At the final hearing, both parties may speak and present evidence. The court will either deny or grant the order.
What is the Cost?	No cost.
How is a DVPO renewed?	If the final order is not permanent, it can be renewed multiple times. The petitioner must file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be served. The order will be renewed unless the respondent proves there has been a substantial change in circumstances and they will not resume acts of domestic violence.
1.017 7.100.700	The petitioner may file a motion to terminate or modify (change) at any time.
How is a DVPO changed or terminated?	The respondent may file a motion to terminate or modify (change) a final order no more than one time in any 12-month period after the order was granted. A hearing will be set only if, based on the motion and responding declarations, the court finds there may be reason to modify or terminate the order.
RCW 7.105.500	
What if the DVPO is	Mandatory arrest for knowing violation of certain provisions. Possible criminal or contempt charges.
violated?	Having access to or possessing a firearm/s while an Order to Surrender and Prohibit Weapons is in effect
RCW 7.105.450	could result in arrest and criminal or civil penalties.

SAPO	Sexual Assault Protection Order
Who can get a SAPO?	 Person age 15 or older on behalf of themselves or a minor if they are the parent, guardian, or custodian Person age 15 to 17 on behalf of themselves and on behalf of a minor who is a family or household member if chosen to do so by the minor
RCW 7.105.100	 An interested person on behalf of the vulnerable adult An interested person on behalf of an adult who does not qualify as a vulnerable adult but who cannot file for themselves. Must demonstrate the petitioner is interested in the adult's wellbeing and the court's intervention is necessary
What can a SAPO do?	 Prohibit contact of any kind, including cyber harassment, and be tailored to individual needs Exclude the restrained party, and/or prohibit them from knowingly coming within a specific distance, from petitioner's work place, school, residence, petitioner's person, etc.
RCW 7.105.310	 Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license(s)

How do you get a SAPO? RCW 7.105.100; .200; .205	A petition must describe the specific facts and circumstances of nonconsensual sexual conduct or nonconsensual sexual penetration. The court will either deny or grant a temporary order effective for up to 14 days. If the court denies the temporary order, the petitioner has 14 days to file an amended complaint. The petitioner can ask the clerk to have law enforcement serve the respondent or arrange service through other legal means. Law enforcement must serve the respondent if the order requires weapons surrender, vacating a shared residence, transfer of child custody or if the restrained person is incarcerated. The final hearing may be held in person, by telephone, or online, if requested 3 court days prior to the hearing. At the final hearing, both parties may speak and present evidence. The court will either deny or grant the order.
What is the Cost?	No cost.
How is a SAPO renewed?	If the final order is not permanent, it can be renewed multiple times. The petitioner must file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be served. The order will be renewed unless the respondent proves there has been a substantial change in circumstances and they will not engage in physical or non-physical contact.
How is a SAPO changed or terminated?	The petitioner may file a motion to terminate or modify (change) at any time. The respondent may file a motion to terminate or modify (change) a final order no more than one time in any 12-month period after the order was granted. A hearing will be set only if, based on the motion and responding declarations, the court finds there may be reason to modify or terminate the order.
What if the SAPO is violated?	Mandatory arrest for knowing violation of certain provisions. Possible criminal or contempt charges. Having access to or possessing a firearm/s while an Order to Surrender and Prohibit Weapons is in effect
RCW 7.105.450	could result in arrest and criminal or civil penalties.

АНРО	Antiharassment Protection Order
Who can get an AHPO?	 Person age 15 or older on behalf of themselves or a minor if they are the parent, guardian, or custodian Person age 15 to 17 on behalf of themselves and on behalf of a minor who is a family or household member if chosen to do so by the minor
RCW 7.105.100	An interested person on behalf of the vulnerable adult
	 An interested person on behalf of an adult who does not qualify as a vulnerable adult but who cannot file for themselves. Must demonstrate the petitioner is interested in the adult's wellbeing and the court's intervention is necessary
What can an AHPO	Prohibit contact of any kind, and be tailored to individual needs
do?	 Exclude the restrained party, and/or prohibit them from knowingly coming within a specific distance, from petitioner's work place, school, residence, petitioner's person, etc.
RCW 7.105.310	Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license(s)
How do you get an AHPO?	A petition must describe acts of unlawful harassment committed against the protected person/s by the respondent. If the court denies the temporary order, petitioner has 14 days to file an amended complaint. The petitioner can ask the clerk to have law enforcement serve the respondent or arrange service through other legal means. The final hearing may be held in person, by telephone, or online, if requested 3 court days prior to the hearing. If granted, the final order cannot exceed one (1) year. A temporary AHO cannot
RCW 7.105.100; .200; .205	be granted if the petitioner has made two previous filings against the respondent but been unable to obtain a final AHO.
What is the Cost?	Filing fees vary, and additional costs may apply. Fees must be waived if you cannot pay or if you seek protection from domestic violence, nonconsensual sexual conduct or penetration or a sex offense, stalking,
RCW 7.105.105(9)	hate crime, or a single act of violence or threat of violence including malicious and intentional threat or presence of firearm/weapon causing substantial emotional distress.
How is an AHPO renewed?	If the final order is not permanent, it can be renewed multiple times. The petitioner must file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be served. The order will be renewed unless the respondent proves there has been a substantial change in circumstances and
RCW 7.105.405	they will not resume harassment.
How is an AHPO	The petitioner may file a motion to terminate or modify (change) at any time. The respondent may file a motion to terminate or modify (change) a final order no more than one time in
changed or terminated?	any twelve-month period after the order was granted. A hearing will be set only if, based on the motion and responding declarations, the court finds there may be reason to modify or terminate the order.
RCW 7.105.500	
What if the AHPO is violated?	Respondents over 18 years old may be arrested, and face possible criminal charges for willful disobedience of the "no harm" "exclude and stay away", and "interference about pets" provisions. Respondents under 18 years old may only be held in contempt for willful disobedience of the terms of the
RCW 7.105.455	order and the court may impose sanctions for willful disobedience of the same provisions.

Stalking Protection Order
 Person age 15 or older on behalf of themselves or a minor if they are the parent, guardian, or custodian Person age 15 to 17 on behalf of themselves and on behalf of a minor who is a family or household
member if chosen to do so by the minor
An interested person on behalf of the vulnerable adult An interested person on behalf of an adult who does not qualify as a vulnerable adult but who cannot file.
 An interested person on behalf of an adult who does not qualify as a vulnerable adult but who cannot file for themselves. Must demonstrate the petitioner is interested in the adult's wellbeing and the court's intervention is necessary.
 Prohibit contact of any kind, including cyber harassment, and be tailored to individual needs Exclude the restrained party, and/or prohibit them from knowingly coming within a specific distance, from petitioner's work place, school, residence, petitioner's person, etc.
 Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license(s)
A petition must allege the existence of stalking committed against the petitioner or petitioners by the respondent. The court will either deny or grant a temporary order effective for up to 14 days. If the court denies the temporary order, petitioner has 14 days to file an amended complaint. The petitioner can ask the clerk to have law enforcement serve the respondent or arrange service through other legal means. The final hearing may be held in person, by telephone, or online, if requested 3 court days prior to the hearing.
At the final hearing, the court will either deny or grant the order. If granted, then the order can be permanent or for a fixed period.
No cost.
If the final order is not permanent, it can be renewed multiple times. The petitioner must file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be served. The order will be renewed unless the respondent proves there has been a substantial change in circumstances and they will not resume stalking.
The petitioner may file a motion to terminate or modify (change) at any time.
The respondent may file a motion to terminate or modify (change) a final order no more than one time in
any twelve-month period after the order was granted. A hearing will be set only if, based on the motion and responding declarations, the court finds there may be reason to modify or terminate the order.
Mandatory arrest of for knowing violation of certain provisions. Possible criminal or contempt charges.
Having access to or possessing a firearm/s while an Order to Surrender and Prohibit Weapons is in effect could result in arrest and criminal or civil penalties.

ERPO	Extreme Risk Protection Order
Who can get an ERPO?	 An intimate partner Family or household member Law enforcement (must make good faith effort to notify the respondent's intimate partner, family or household member, or other third party at risk of violence about the petition and provide resource referrals)
What can an ERPO do?	Order the surrender of firearms and any concealed pistol license Prohibit the possession of firearms Revoke any concealed pistol license/s
How do you get an ERPO?	A petition must describe how the respondent poses a significant danger of causing personal injury to self or others by having in the respondent's custody or control, purchasing, possessing, accessing, receiving, or attempting to purchase or receive, a firearm. The petition must also identify the number, types, and locations of any firearms the petitioner believes to be in the respondent's current ownership, possession, custody, access, or control. The court will either deny or grant a temporary order effective for up to 14 days. Law enforcement must serve this petition. The final had been may be held in person, by telephone or
What is the cost?	online, if requested 3 court days prior to the hearing. At the final hearing, both parties may speak and present evidence. No cost.

How is an ERPO	The court must inform the petitioner that the order will expire within the next 105 days. The petitioner must
renewed?	file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be
	served. The order will be renewed for one year if the petitioner proves the respondent still poses a
RCW 7.105.410	significant danger to themselves or others by having firearms or dangerous weapons.
How is an ERPO changed or terminated?	The respondent may file to terminate a final order no more than one time in a 12-month period after the order was granted. If the respondent proves they no longer pose a significant danger to themselves or others by having firearms or dangerous weapons, then the court must terminate the order.
RCW 7.105.505	
What if the ERPO is	May be arrested. Possible criminal or contempt charges.
violated?	
RCW 7.105.100	

VAPO	Vulnerable Adult Protection Order
Who can get a VAPO?	 The vulnerable adult, or interested person on behalf of a vulnerable adult Guardian, conservator or limited guardian or conservator of the vulnerable adult DSHS (only with the consent of the vulnerable adult, unless consent cannot be given due to the vulnerable adult's disability or lack of capacity)
RCW 7.105.100	
What can a VAPO do?	 Prohibit contact of any kind, and be tailored to individual needs Exclude the restrained party, and/or prohibit them from knowingly coming within a specific distance, from petitioner's work place, school, residence, petitioner's person, etc.
RCW 7.105.310	Require the respondent to give an accounting of the vulnerable adult's income or other resources, if the respondent had control of the vulnerable adult's assets
How do you get a VAPO?	A petition must describe how the protected person is a vulnerable adult and the ways they have been the victim of (or threatened with) abandonment, abuse, financial exploitation, or neglect by the respondent. If the petition is filed by an interested person, the affidavit or declaration must also include a statement of why the petitioner qualifies as an interested person. The petition must be filed in superior court. The court will either deny or grant a temporary order effective for up to 14 days. If the court denies the temporary
RCW 7.105.100; .220; .225	order, the petitioner has 14 days to file an amended complaint. The petitioner can ask the clerk to have law enforcement serve the respondent or arrange service through other legal means. The final hearing may be held in person, by telephone, or online, if requested 3 court days prior to the hearing. At the final hearing, both parties may speak and present evidence. If granted, the order may be permanent or for a fixed period of time.
What is the cost?	No cost.
How is a VAPO renewed? RCW 7.105.510	If the final order is not permanent, it can be renewed multiple times. The petitioner must file a motion to renew within the 90 days leading up to the order's expiration. The respondent must be served. The order will be renewed unless the respondent proves there has been a substantial change in circumstances and they will not resume acts of abandonment, abuse, financial exploitation, or neglect.
How is a VAPO changed or terminated?	The vulnerable adult or their guardian, conservator, or person acting on the vulnerable adult's behalf may file for modification (change) or termination of the order any time after the order is granted.
RCW 7.105.510	
What if the VAPO is violated?	Mandatory arrest for knowing violation of certain provisions. Possible criminal or contempt charges.
RCW 7.105.450	Having access to or possessing a firearm/s while an Order to Surrender and Prohibit Weapons is in effect could result in arrest and criminal or civil penalties.

FPO	Optional filing of Foreign Protection Order
Who can file a FPO?	A protected person who has a valid civil or criminal protection order issued by a court in another (foreign) state, territory, possession, tribe, or United States military tribunal and now lives in Washington.
RCW 26.52.030	
What does filing a FPO do?	Filing your foreign protection order in Washington can help with enforcement. A foreign protection order can provide the protection stated on the order so long as the respondent had reasonable notice and an opportunity to be heard. The foreign protection order is enforceable in Washington State even if the order is not filed in the court or entered in law enforcement's computer-based information system.

How do you file a FPO?	A person may file a valid foreign protection order by presenting a certified, authenticated, or exemplified copy of the protection order to the court clerk's office where the protected person lives or believes enforcement may be necessary. The person must file a Foreign Protection Order Information form with the order. A clerk may help fill out the form. The clerk will give the protected person a copy of the order showing proof that it was filed.
RCW 26.52.030	
What is the Cost?	No cost.
How is a FPO changed or terminated?	The foreign protection order terminates upon the expiration date listed in the order. The order may not be changed (modified) or terminated before the expiration date by a Washington court, but you may seek modifications or a termination order in the state or jurisdiction that issued the order. Disputes about child custody, residential placement, or visitation provisions shall be resolved in court. The correct court to handle such disputes is determined by the Uniform Child Custody Jurisdiction and Enforcement Act and the Parental Kidnapping Prevention Act. A Writ of Habeas Corpus is needed before law enforcement can remove a child from current placement, unless the child is abused or neglected.
What if the FPO is violated?	Mandatory arrest for knowing violation of certain provisions. Possible criminal or contempt charges.
RCW 26.52.070	

CDVPO	Canadian DV Protection Order
Who can file a CDVPO?	A protected person, respondent, or person authorized to seek enforcement of a domestic violence protection order may file a request for a court order enforcing or denying enforcement of the Canadian domestic violence protection order.
RCW 26.55.030, .040	A person entitled to protection under a Canadian domestic violence protection order may have the order filed.
What does filing a CDVPO do?	Filing your Canadian domestic violence protection order or asking for an order to recognize and enforce your Canadian domestic violence protection order in Washington can help with enforcement. Washington courts are limited to the terms of the Canadian order and cannot order additional restrictions or provisions, unless the court issues an order refusing to enforce a Canadian domestic violence protection order.
RCW 26.55.030	The Canadian DV protection order is enforceable in Washington State even if the order is not filed in the court or entered in law enforcement's computer-based information system.
How do you file a CDVPO?	A protected person, respondent, or person authorized to seek enforcement of a domestic violence protection order may file a request for enforcement with a court by presenting the request and a certified/authenticated copy of the order to a clerk of the Washington court where the protected person lives or believes enforcement may be necessary. The court will set a hearing for no later than 14 days after the request is filed.
	A person entitled to protection under a Canadian domestic violence order may file it with a court by presenting a certified/authenticated copy of the order and an affidavit stating that the order is valid and in effect, to a clerk of the Washington court where the protected person lives or believes enforcement may be necessary. An out-of-state agency, department, or court responsible for maintaining protection order records may send a copy of the order with digital signature to the clerk. Once the court clerk properly receives the Canadian domestic violence protection order, the order will be filed with the court.
What is the Cost?	No cost.
How is a CDVPO changed or terminated?	The Canadian domestic violence protection order terminates upon the expiration date listed in the order. The order may not be changed (modified) or terminated before the expiration date by a Washington court, but you may seek modifications or a termination order by petitioning for such in the Canadian court that issued the order.
What if the CDVPO is violated?	Mandatory arrest for knowing violation of certain provisions. Possible criminal or contempt charges.
RCW 7.105.450; RCW 26.55.015	

ACRO	Abused Child Restraining Order
Who can file for an ACRO?	The court, on its own motion, the prosecuting attorney (if there is an active investigation), the guardian ad litem (GAL), or other parties to any proceeding in which there has been allegations of sexual or physical abuse of any child/ren.
RCW 26.44.063; .150	

What can an ACRO do?	Prohibit contact with the child/ren without court approval
	Restrain abuser from disturbing the child/ren's peace
RCW 26.44.063	Restrain abuser from entering child/ren's home without court approval
	Restrain from knowingly coming or remaining within a specified distance of a location or the child/ren
How do you get an	In the superior court juvenile department of any county, the petitioning party may request the issuance
ACRO?	of an order, or the court may issue an order on its own. The order may be obtained regardless of the
	victim's wishes.
RCW 26.44.020; .063	
What is the Cost?	No cost.
How is an ACRO	The order may be modified or terminated by the court upon motion by any party or the GAL.
changed or	
terminated?	
What if the ACRO is	Law enforcement has the authority to arrest a restrained party who had actual notice of the order and
violated?	violates it. Violations are subject to criminal prosecution and civil penalties.
RCW 26.44.063; .130	

FLRO	Family Law Restraining Order
Who can get a FLRO?	Either party to a divorce, separation, or annulment proceeding
RCW 26.09.060	People with a child or children in common seeking parentage or parenting plan orders about the child/ren
What can a FLRO do?	Prohibit the restrained person from disturbing the peace, harming, molesting, assaulting, or stalking
RCW 26.09.060	Prohibit the restrained person from going onto the grounds of, entering, or being with a certain distance of a specified location
NGW 20.09.000	 Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license/s
	Restrain a parent from taking children out of state
	May also order child support, spousal support, use of property, and limit or prevent contact with children
How do you get a FLRO ?	A petitioner or respondent can get a temporary or final FLRO in superior court as part of a family law or parentage case. You can file a motion for an immediate restraining order with the petition at the start of the case or at any time before the case is finalized. To get an immediate order, you must show a risk of
RCW 26.09.060	irreparable harm. The court will either deny or grant the immediate order effective for up to 14 days. If the court denies the immediate order, then you can still schedule a hearing 14 days out. You can ask the clerk to have law enforcement serve the restrained person or arrange service through other legal means. At the return hearing, the court will decide whether to issue a temporary restraining order to stay in effect while the case is pending. When the case is finalized, the court may issue a final restraining order to last for a fixed period of time or permanently.
What is the Cost?	The filing fee for a family law case is \$200.00 (plus possible surcharges) but it may be waived. Additional costs can include copy, service, and attorney fees.
How is a FLRO	Either party may file a motion with the court to change (modify) or terminate the order. The party seeking
changed or terminated?	the change or termination must schedule a hearing and serve the other party. At the hearing, the court will either deny or grant the modification or termination based on the evidence presented.
What if the FLRO is violated?	Mandatory arrest if abuser knowingly violates "restraint" provisions or enters a residence where prohibited from entering. Possible criminal or contempt charges.
RCW 26.09.300	

HNCO	Harassment No-Contact Criminal Order
Who can get an HNCO?	A person who reports an act of harassment, as defined in RCW 9A.46.060, to the police which leads to an arrest or the prosecutor filing criminal charges.
What can an HNCO do?	 Restrain from contacting, intimidating, or threatening the victim and others listed in the order Order the defendant to stay away from specific locations May order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license/s
RCW 9A.46.040	Protect the victim in an active case while waiting for trial and sentencing (a final order can also be a condition of sentence)
How do you get an HNCO?	A crime must first be reported to the police. If the defendant has been arrested or issued a citation, the victim may ask the prosecutor for an order. The court may also issue the order on behalf of a victim, even if the victim does not request it, to reduce the likelihood of repeated harassment directed at the victim. The order may come out of a criminal case in district, municipal, or superior court. The HNCO can be issued before trial or after a conviction.
What is the Cost?	No cost.
How is an HNCO changed or terminated?	The pre-trial no contact order ends if the charges are dismissed or the defendant is found not guilty. A post-conviction no-contact order terminates upon the expiration date listed in the order. The order may be modified or terminated by the court before the expiration date. The victim may contact the prosecuting attorney to ask the attorney to file the motion for modification or termination of the order. The defendant or their attorney may also file the motion.
RCW 9A.46.055	
What if the HNCO is violated?	Mandatory arrest.
RCW 9A.46.080	

DVNCO	Domestic Violence No-Contact Criminal Order
Who can get a DVNCO?	A person who reports an act of domestic violence, as defined in RCW 10.99.020, to the police which leads to an arrest or the prosecutor filing criminal charges.
What can a DVNCO do?	 Prohibit contact of any kind Prohibit the defendant from knowingly coming within or staying within a specific distance of a location Order the surrender and prohibit the possession of firearms, dangerous weapons, and any concealed pistol license(s)
RCW 10.99.040	 Protect the protected person in an active case while waiting for trial and sentencing Can also be a condition of sentence and effective up to the statutory maximum sentence and/or until probation is concluded
How do you get a DVNCO?	A crime must first be reported to the police. If the defendant has been arrested or issued a citation, the crime victim may ask the prosecutor to request a no-contact order. The prosecutor may ask the court for a no-contact order regardless of the victim's wishes and before the defendant's first appearance in court. The order may come out of a criminal case in district, municipal or superior court. (In some jurisdictions, orders are issued via the police or jail.) The DVNCO can be issued before trial or after a conviction. A certified copy of the Domestic Violence No Contact Order is provided to you when it is issued.
What is the Cost?	No cost.
How is a DVNCO changed or terminated?	A pre-charge no contact order expires within 72 hours if no charges are filed by the prosecutor. The pre-trial no contact order ends if the charges are dismissed or the defendant is found not guilty. A post-conviction no-contact order terminates upon the expiration date listed in the order. The order shall state that it may be extended. If the court finds probable cause, it may issue or extend a no-contact order. The order may be modified or terminated by the court before the expiration date. The crime victim or the defendant may file a motion to modify or terminate the order themselves. The prosecuting attorney may help the crime victim with this in some places.
What if the DVNCO is violated?	Mandatory arrest and possible contempt and criminal charges.
violated?	
RCW 10.99.040; RCW 7.105.450	

There is also a criminal no-contact order for sexual assault cases. RCW 9A.44.210.

How to File for a Protection Order

❖ If you are currently experiencing domestic violence, harassment, stalking, or sexual assault, get help from your local domestic violence shelter or sexual assault center. Shelters provide safety planning, temporary shelter, legal advocacy, counseling, and other services. To find the program nearest you, call the National Domestic Violence Hotline at 1.800.799.7233 or the National Sexual Assault Hotline at 1.800.656.4673.

Can I file for a protection order?

Yes, if both of these statements are true:

- ✓ You live or recently lived in Washington State.
- ✓ You are currently experiencing or have recently experienced domestic violence, harassment, stalking, or sexual assault, or you are seeking protection for a vulnerable adult.

What are in these instructions?

Part 1 explains the process of getting a protection order.

Part 2 explains how to fill out the Petition form.

Part 1. The Protection Order Process

How do I ask the court for a protection order?

You must fill out and file the **Petition for Protection Order**, form PO 001. It covers protection from domestic violence, stalking, harassment, and sexual assault, and protection for a vulnerable adult. It lets you ask for a temporary protection order that starts right away, and a full protection order that can last a year or longer, if approved by a judge.

- Either a judge or a court commissioner could read your petition. We use "judge" to refer to both.
- Some counties may offer online forms or ways to ask for a protection order online. Ask the court clerk for availability.

What other forms will I need?

- ✓ Law Enforcement and Confidential Information, form PO 003 This form does not go into the public court file and is not given to the restrained person. Law enforcement needs this form to find and identify the restrained person when serving them documents and enforcing your order.
- ✓ If you want immediate protection, fill out the **Temporary Protection Order and Hearing Notice**, form PO 030. Follow the instructions for that form.
- ✓ If you want the restrained person to surrender firearms and other dangerous weapons or be prohibited from buying them, fill out Attachment E: Firearms Identification, and the Order to Surrender and Prohibit Weapons, form WS 001.

Can I get help filling out these forms?

Ask the court clerk about local victim services organizations with advocates who can help you fill out the forms.

Who can I protect?

If you are an adult (age 18 or older), you can protect:

- ✓ Yourself.
- ✓ Children under age 18 (minor children) if you are their parent, legal guardian, or custodian.
- ✓ Another adult if they qualify as a "vulnerable adult" or cannot otherwise file for themselves because of age, disability, health, or inaccessibility.

For domestic violence, you can also protect:

- ✓ Minor children in your family or household (even if you are not the parent, legal guardian, or custodian).
- ✓ Vulnerable adults in your family or household.

If you are age 15-17, you can protect:

- ✓ Yourself.
- ✓ Minor children in your family or household if the minor chooses you to file on their behalf. You must be capable of pursuing what the minor says they want or need out of the case (their "stated interest").

If you are under age 15, someone must file for you.

What if I am filing to protect a vulnerable adult?

You must fill out the forms listed above plus an extra form: **Notice to the Vulnerable Adult**, form PO 029. You can get that form at https://www.courts.wa.gov/forms/ or ask the court clerk.

What protection can I ask for?

The petition lists many types of protections in **section 13**. Choose everything you believe will best protect you and/or anyone else you are petitioning for.

What if the restrained person has firearms or other weapons?

You can ask the court to order the restrained person to surrender their weapons. Fill out **section O. Surrender Weapons**, and the court will decide whether to grant your request. If you request firearm surrender, you also need to fill out **Attachment E: Firearm Identification Worksheet**, and file it with your completed petition. Also bring the **Order to Surrender and Prohibit Weapons**, forms WS 001, for the judge to finish filling out and sign.

❖ Safety Alert! If you have concerns about firearms, you can ask the court to order the restrained person to surrender weapons at the time the judge issues the temporary order. You can also contact law enforcement where the restrained person lives to let them know you want to be contacted if any firearms are about to be released back to the restrained person.

What happens after I file the petition?

Your completed petition will be:

- ✓ Filed as a public court record to start a civil court case.
- ✓ Served on the person from whom you need protection. (We call this person the "restrained person".)

The court will use the information to decide:

- ✓ If the court has authority (jurisdiction) over you and the restrained person.
- ✓ If the restrained person's behavior meets the legal definition of domestic violence, sexual assault, stalking, or harassment. Definitions are in the petition on *Attachment A*.
- ✓ For vulnerable adults, if the behavior meets the legal definition of abandonment, abuse, financial exploitation or neglect. Definitions are in the petition on *Attachment B*.
- ✓ For domestic violence, if the relationship between you and restrained person meets the legal definition of intimate partner, family, or household member. If it does not, the judge may give you a different type of protection order.
- ✓ What type of protections (restraints) to order, if any.

What if I need protection right now?

You can use the Petition form to ask for immediate protection. On the form, you must explain how you or someone else may be seriously harmed if you do not get protection now, before the restrained person gets notice.

You should file your petition along with any other written statements, printed photos, or documents that help prove what you are saying is true. This is called "supporting evidence". It is helpful, but not required.

A judge will read your petition and any supporting evidence the same day you file, or the next working court day if you file later in the day or when the court is closed.

If the judge decides that serious immediate harm or irreparable injury could occur, the judge may issue a temporary order to start right away. The temporary order will last until the court has a full hearing (within 14 days). Even if the judge does not grant a temporary order, the judge will still set a hearing for a full order if you meet the legal requirements.

You must go to the full hearing. The restrained person must be notified about the full hearing and has a right to go to the hearing.

❖ If the judge decides you do not meet the legal requirements, they will not schedule a hearing. You will not get a protection order. You will have 14 days to edit (amend) your petition with more information and ask the judge to review it again.

Your temporary order is in effect from the moment the judge signs it. **But** the police can only enforce the order if there is proof the restrained person was served with a copy of the order.

How will the restrained person find out about the order?

The restrained person should be served as soon as possible. They must be served at least 5 court days before the hearing. They must be served with:

- ✓ your petition
- ✓ temporary order and notice of hearing
- ✓ order to surrender weapons issued without notice (if the judge ordered this)
- ✓ supporting evidence (if you filed any)

Does anyone else need to be served?

If the restrained person is under age 18, their parents or legal guardians must also be served.

If you are filing on behalf of a vulnerable adult, you must also have the notice, petition, and any temporary order and order to surrender weapons served on the vulnerable adult at least 5 court days before the full hearing. If the vulnerable adult has a legal guardian or conservator, that person must also be served.

Who will serve the order, and how will they do it?

Your temporary order will say who should serve the order. A law enforcement agency must hand deliver (personally serve) the order if any of these are true:

- ✓ the judge ordered weapons surrender
- ✓ the judge ordered transfer of child custody
- ✓ you and the restrained person live together and the judge ordered the restrained person to leave the home
- ✓ the restrained person is in jail or prison
 - ❖ Vulnerable Adult Exception! Personal service is required if you are filing to protect someone else who is a vulnerable adult. They have the right to know that you are filing on their behalf. This personal service does **not** have to be done by law enforcement.

In other cases, the restrained person may be served electronically or personally by any of these:

- ✓ a law enforcement agency in the county or town where the restrained person lives or works (they will serve for free)
- ✓ a hired professional process server (this costs money)
- ✓ an adult (age 18 or over) who is not a party to the protection order case

For more information on how to serve, including electronically, see the **Instructions for Proof of Service**, POi 004.

If law enforcement will be serving, the clerk's office will send them a service packet with copies of all the documents to be served. Law enforcement will use the information you put in the **Law Enforcement and Confidential Information** form to find and serve the restrained person. Law Enforcement will send proof of service to the court clerk.

If the order says the **protected person shall make private arrangements** for service, the clerk's office will give you the service packet. You must find a process server or another adult to serve the packet on the restrained person.

❖ Service Tip! Ask the clerk for a copy of the service packet to keep on hand. If law enforcement is called in an emergency, you can give the service packet to the officer on the scene to serve the restrained person at that time. This is sometimes called a "911 service packet."

How can I prove the restrained person was served?

Whoever serves the restrained person must fill out written proof of service (also called a "return of service" or "affidavit of service"). They can use form PO 004, **Proof of Service**. They may give you the completed proof of service form for you to file with the court clerk, or they can file it themselves.

Proof of service must be filed with the court clerk before or at the full hearing. If it is not, the hearing cannot go forward.

How do I know if the Temporary Order was served?

You can register your protection order with WA Protective Order Service. This free, automated service lets you know when an order has been served. Call 1-877-242-4055 or visit www.registervpo.com to learn more.

If you know the restrained person has not been served, but you still want or need the temporary order, you must appear for the hearing and ask for an extension (a continuance) of the temporary order.

- ❖ Safety Alert! Even if you have a temporary protection order, you must continue to take steps for you and your children to remain safe especially around the time the order is served.
- ❖ A note about firearms: If the court has issued an Order to Surrender and Prohibit Weapons, the restrained person is required to immediately surrender their firearms to law enforcement when they are served. If that does not occur for some reason, this could increase your level of risk. A domestic violence or other advocate can help you do safety planning around this issue. You may call 911 to report if you believe the restrained person still has weapons.

How do I get a Protection Order?

After you file your petition, there are at least 2 steps in court.

- ✓ **Step 1: Petition and Temporary Order.** A judge will review your petition and any supporting evidence to see if you meet the requirements for any type of protection order. You may have to appear at the temporary order hearing. This should happen the same day you file, or the next working court day if you file later in the day or when the court is closed. If you meet the legal requirements, the judge will schedule a full hearing. The judge may also issue a temporary order.
- ✓ **Step 2: Full Hearing.** At the full hearing, the judge will decide whether to issue a final Protection Order. Usually a final Protection Order lasts for at least a year. You can ask for a shorter or longer order, based on your needs, in the petition.

How do I get ready for the full hearing?

- ✓ **Make some notes to yourself** about the main points to make when it is your turn to talk at the full hearing. You may have no more than 5 minutes to speak. You can refer to what you wrote in the Petition.
- ✓ If your hearing is in person, get to the courthouse early. You can request to attend the hearing remotely. If possible, do not bring your children. Check in advance to see if your court has policies on bringing the children to the hearing.
- ✓ **If your hearing is by phone or video**, make sure you know how you will join the hearing. If you aren't sure, contact your court to ask. Test everything ahead of time, if you can. Check how to mute and unmute your phone or audio.

I cannot make it to the full hearing. What happens if I just don't show up?

If you do not appear at your full hearing, the judge will dismiss your temporary order. If you know in advance that you cannot make the full hearing, contact the court clerk, or the department listed on the How to Appear information you were given when you filed, to see about rescheduling.

Will the restrained person be at the full hearing?

The restrained person can, but is not required to, go to the full hearing. If the restrained person does not show up, but was properly served at least 5 court days before the full hearing, the judge can go ahead without the restrained person.

If the case is ready for the full hearing, the judge will review the record, let the parties speak, hear from other witnesses if necessary and material, and then make a decision.

What if the restrained person was not served in time?

If the restrained person has not been served 5 court days in advance of your full hearing, you must still go to the hearing if you want the temporary protection order extended to allow time for service. Even if the respondent didn't receive 5 court days' notice but was served with the order, you may contact the police to enforce the order if there are any violations.

Can I have witnesses testify at the full hearing to help my case?

Witnesses do not usually testify at protection order hearings. Witnesses can file a declaration form describing what they saw or heard. Use form PO 018 **Declaration**, to make sure it is in the proper format.

You must file witness declarations, and any other documents you want the judge to consider, with the court clerk and have the restrained person served with a copy before the hearing date. If the restrained person does not get these copies in advance, the court may reschedule the hearing to give everyone time to read them. The reverse is also true: the restrained person must provide you with copies of anything they file. You have the same right to ask for more time to review copies of anything served on you at the last minute.

What is a Hope Card and how can I get one?

A Hope Card is a small card you can easily carry that has some details of your protection order. It's one way to show you have a full protection order. You can request one, without cost for the one and a replacement, at www.placeholderwebsite.wa.gov

Part 2. How to fill out the Petition form

- ❖ Type or print (write) clearly! If writing, then use *black* or *blue* ink <u>only</u>.
- ❖ **Privacy Warning!** The restrained person will see this Petition and any other evidence you file with the court. This information is also available to the public for anyone to see.
- Before you file any attachments, you can black out/cover up (redact) any sensitive information. Examples: your home address and account numbers (leave last four digits).

Type of Court

At the top left, put "Superior" or "District" in front of/before "Court of Washington", depending on where you want to file. If you are unsure, leave it blank.

You can start your case in Superior or District Court, whichever is more convenient. In some cases (such as those involving property, keeping the restrained person from a shared home, and minors), District Court can give you a temporary order, but then must send your case to Superior Court for the full hearing.

County or District

This section is asking for the name of the county or district court you are filing your petition in.

On the next line "For _____", put the county or district where you will be filing. You can file in the county where you (or a child to be protected) live, or in any of these counties:

- Where something happened that made you seek this protection order
- Where you lived before moving, if you moved because of the restrained person's behavior
- With the court closest to where you live now, or closest to where you lived before moving because of the restrained person's behavior

Petitioner and Respondent

Put your name (first, middle initial, last) as the "Petitioner" and your date of birth.

❖ On behalf of... If you are filing only on behalf of a minor or vulnerable adult (not for yourself), you must put your name first on the Petitioner line, then "on behalf of" (or "OBO") their name and their date of birth. If a minor, you may use the minor's initials without the date of birth (you must provide the full name and date of birth in PO 003 LECIF). Example: Jane Doe OBO Susie Doe 04/01/2010

Put the restrained person's first, middle initial, and last name and date of birth as the "Respondent".

The person who needs the protection is the "protected person". This can be you or the person you are filing for. The person you are seeking protection against is the "restrained person".

❖ Filing within a family law case. If you are filing for a protection order as part of a divorce, parenting plan, or other family law case, list the Petitioner and Restrained person names the same way they are listed in your family law case. You should also put your family law case number.

Numbered Sections

1. Choose the type of protection order that best fits your circumstances.

Choose just one option. Read the definitions in *Attachment A* and *B* to help you decide. A judge might decide that you do not qualify for the type of order you chose, but you do for a different type, and issue the other type of order. You will not have to file a new petition.

If you are asking for a *Vulnerable Adult Protection Order*, you must also fill out *Attachment B* and file it with your Petition.

2. Is there another type of order that fits your situation?

If you believe so, list it here. This helps the judge know what other type of order may apply, if you do not qualify for your first choice.

3. Who should the order restrain?

Put the name of the person you need protection from. Check the appropriate box for their age. This person is usually the "Respondent," except for some filings within a family law case. (See above.)

4. Who should the order protect?

Check if you are protecting yourself and/or minor children, or someone else.

To protect yourself, put your name. Anyone age 15 or older may file to protect themselves.

For minor children, check the appropriate box for your relationship to the children. Put the children's names and other details.

- ❖ Important! If the restrained person is a parent of any of the children, you should fill out Attachment C: Child Custody. If you are not a parent of any of the children, you should fill out Attachment D: Non-parents protecting children (ICWA). You must include these Attachments with your Petition if they apply.
- ❖ Teenagers age 15 17: you can check "Me" and put your own name to file for yourself. You do not have to fill out the "Minor Children" table about yourself. You can use the Minor Children section to protect other children in your family or household, if they have chosen you to file protection for them and you are capable of pursuing what they say they want in this case.

To protect someone else, check if they are a vulnerable adult or otherwise cannot file for themselves, and put their name. See the definition and fill out *Attachment B* for a vulnerable adult.

If someone is not a vulnerable adult but cannot file for themselves, explain why. This option is only available for sexual assault, stalking, or anti-harassment orders.

5. Service address

You must give an address where the court and restrained person can serve you documents for this case. You can keep your home address private by giving a different mailing address.

If you agree to be served by email, you should also give an email address. You can set up a separate email account just for this case. Check your mail and email regularly.

❖ Do not put any confidential addresses or confidential information in the petition or temporary order. The restrained person will get a copy of these forms.

6. Interpreter

Check if you need an interpreter. If yes, put the language needed. You may still need to request an interpreter separately. You will get instructions about that with your temporary order or other order setting a hearing.

7. How do the parties know each other?

Check all the boxes that apply for any adult or minor protected person's relationship with the restrained person. If none of those apply, then put the relationship under "Other".

8. Why are you filing in this county and state?

Check the appropriate box.

9. Restrained Person's residence

Check the appropriate box. List the city or county if known and in Washington.

10. Are there other court cases involving the parties or any children?

Check the appropriate box. If yes, then fill out the table below with information about each case.

You, or the minor, and the restrained person may have other court cases together. There may be divorce, parentage, other restraining, protection, or no-contact orders, or criminal cases. The judge needs to know about any other cases to avoid issuing an order that conflicts with an order from another court.

11. Immediate Protection

Check **yes** if you want a temporary order to start right away, before the restrained person is notified. If you check **yes**, briefly explain how you or anyone else might be harmed if you do not get protection now. Use the lines below question 15.

12. Immediate Weapons Surrender

Check **yes** if the restrained person has weapons, or access to weapons, that you want the restrained person to immediately surrender. If you check yes, briefly explain how you or anyone else might be harmed if a weapons surrender order is not issued now. Use the lines below question 15.

13. What protections do you need?

Check the appropriate boxes in **A – Z** for all the protections you want the court to order. **Note:** The judge might not order everything you asked for in either a temporary or a final order. You must ask for all protections you think you need in the petition. You can ask to remove protections you feel you no longer need, when you appear for your full order, but you cannot ask for protections that you did not include in your petition.

You must be clear about which people and places you want protected within each restraint that asks for those details. If you are protecting minor children, you can choose if you want a restraint to apply to all children covered by the order, or just certain children named in that section.

In section **O. Surrender Weapons**, answer the questions about firearms even if you are not asking for surrender of weapons. State law requires firearm prohibitions for some protection orders, even if you are not specifically asking for that protection. If you answer "Yes" to the restrained person possessing or owning firearms, then complete **Attachment E**.

You can leave section **Z. Other** blank or use it to list any other specific restraints you want the judge to order.

14. Do you need help from law enforcement?

Check any appropriate boxes that apply to your situation. You may leave this blank if assistance is not needed.

Even if the court orders law enforcement help, you may still have to contact law enforcement to ask for a civil standby.

15. How long do you need this order to last?

Check the appropriate box. If you want a protection order for something other than 1 year, put how long and explain why.

16. Do you want to be notified if the restrained person petitions for the restoration of firearms in the future?

Check the appropriate box. This only affects a prosecutor's duty to notify you if there is a criminal case prohibiting firearms rights and the restrained person petitions to have firearm rights restored. Law enforcement has a separate duty to notify you before firearms are returned, if any were surrendered or recovered from the Restrained Person pursuant to this protection order or pursuant to a crime that resulted in the firearm surrender.

17. Most recent incident

Give a detailed explanation of what happened most recently that is causing you to seek protection. Include dates and details. (See examples below).

18. Past incidents

What, if anything, happened in the past? Give a detailed explanation including dates. (See examples below).

Important! Read the instructions for your statement in the black box above question 16 on the petition. This is where you explain why you need a protection order.

The judge does not research other cases or police records to know your history. The judge will not know what happened unless you put it in your written statement. If you do not include a particular incident in your statement, you may not have a chance to tell the judge at the hearing.

You must give details (who, what, where, when, how).

Consider these questions:

- Has the Restrained Person ever strangled or choked you?
- Has the Restrained Person ever shamed you, embarrassed you, or put you down?
- Has the Restrained Person ever blamed you for their actions and abusive behavior?

- Has the Restrained Person tracked you in person, kept track of your whereabouts, kept track of your social media use or social interactions?
- Has the Restrained Person yelled at you or called you names?
- Has the Restrained Person isolated you from your family and/or friends?
- Has the Restrained Person ever prevented you from contacting help (a family member, a friend, or law enforcement), taken your cell phone, or broken your cell phone?
- Has the Restrained Person harmed or threatened to harm your pets or other animals?
- Does the Restrained Person control your money, what you buy, or your bank account?
- Has the Restrained Person been destructive of your personal belongings or home?
- Are you afraid of the Restrained Person?
- Has the Restrained Person ever threatened or acted to put at risk your immigration status (including holding control over your legal documents) or your work?
- Has the Restrained Person ever made threats of self-harm or suicide?

Examples:

- It is better to say "On Sunday, January 12, at 2:00 a.m., Terry slapped my face" rather than "On Sunday Terry assaulted me."
- It is better to say "Terry threatened to kill me if I left the house. He said 'You leave and I will kill you'" rather than "Terry threatened me."
- It is better to say "Terry drives by me while I'm waiting at the bus stop after work every Monday evening" rather than "Terry is stalking me."
- It is better to say "Terry sends me emails or text messages [include number] times a
 day. I texted Terry to stop; but Terry keeps sending the messages" rather than "Terry
 cyber stalks me."
- It is better to say "Terry used my checking account to pay their credit card bill" rather than "Terry steals from me."
- It is better to say "On Friday, October 18, around 10 p.m., Erin put their hands down my pants and grabbed my genitals, even though I said, 'No" rather than "Erin touched me."
- It is better to say, "On Saturday, May 5 at 10:00 p.m., Erin held me down with his body weight and forced me to have sex in my living room" rather than "Erin assaulted me."
- It is better to say, "Erin told me if I didn't agree to have sex with him, he would hurt me. He said, 'If you don't want to get hurt, you better keep quiet'" rather than "Erin threatened me."
- It is better to say "Erin has sent me 20 messages, including text and email, saying that they will find and harm me." Rather than "Erin harasses me."

19. Medical Treatment

If you ever had to get medical treatment for something related to this petition, explain what, when, where, and why. Describe the treatment and any follow up. You can attach copies of treatment records, if you have them, but they will not be kept private. Use a black permanent marker, whiteout, or black pen to black out/cover up (redact) any sensitive information like your home address, ID number, or other details you do not want the public to see.

Example: "I received treatment at the hospital on Sunday, May 6, around 1 or 2 a.m. for my injuries. The treatment included a physical exam and follow-up appointment the next week."

❖ Important! See the privacy warning below question 22 on the petition.

20. Suicidal Behavior

If the restrained person has a history of suicidal behavior, give details of any threats of self-harm or suicide attempts made, including dates.

21. Restrained Person's Substance Abuse

Check any appropriate boxes.

22. Minors Needing Protection, if any

You can put here any other information about the restrained person's acts towards minors that you have not put somewhere else in the petition.

23. Supporting Evidence

Supporting evidence is anything that helps prove what you are saying is true. You do not have to submit any supporting evidence beyond your statement in the petition, but if you have anything else you want the judge to see, you should submit it with your petition. If you wait until later, the restrained person may ask for more time to respond and the judge may reschedule your hearing.

Check all appropriate boxes and attach the evidence to the petition. Number each page. Clearly identify what each piece of evidence is by adding labels and dates to pictures, texts or emails. This evidence will be filed in a public record. Black out information you do not want anyone to see.

❖ Important! See the privacy warning below question 22 on the petition.

Count Attached Pages

Count the total number of pages you are attaching to your petition. You must include **Attachment A (Definitions)**. Include *Attachments B, C, D, E*, or *F* only if they apply. Also include any supporting evidence in your page count. Put the total number of pages in the "______pages" space below the **privacy warning** and "I certify under penalty of perjury..."

Sign and Date

Put the city and state where you are signing this. (This can be different than where you live.) Date, sign, and print your name.

Attachments A - E

Attachment A gives definitions. There is nothing to fill out.

Fill out Attachment **B**: Vulnerable Adult, if you are asking to protect a vulnerable adult.

Attachments **C** and **D** are for minor children.

- Fill out Attachment **C**: Child Custody, if the restrained person is a parent of any of the children.
- Fill out Attachment **D**: Non-parents protecting children (ICWA), if you are asking to protect a child and you are not the child's parent.

Remove attachments B, C, D, or E if it does **not** apply. (Attachment A always applies.)

Attachment **E** is completed only if the restrained person possesses or owns firearms.

After filling out the forms: Go to Court

Bring your completed petition and temporary order to the clerk's office of the local court. Also bring the firearms worksheet and order to surrender weapons, if needed. Ask the clerk if it is possible to file electronically, if you are interested in that option. They will direct you further.

Law Enforcement and Confidential Information (LECIF)

Clerk: Do not file in a public access file. In criminal cases, do not file. Give to law enforcement.

_____ Court of Washington County:_____

Case No.:_____

-						
Law Enf	forcement: Do no	ot serve or show a co	omple	eted LECIF to	the other pa	arty.
If you do Type or p	not know, write "unl	Person must complete known." Complete Atta nforcement cannot rea	chmei	nt A if the Res	trained Persor	n is under age 18.
		1. Restrained	d Pers	son's Info		
Name:	First	Middle	Last			ate of Birth ⁄n give age range)
Nickname	/Alias/AKA ("Also know	wn as")			Relationship	to Protected Person
	Sex	Rac	е		Height	Weight
	Eye Color	Hair C	olor		Skin Tone	Build
Phone/s w	rith Area Code (voice)			Interpreter?	Language:	•
2.	Where can the R	Restrained Person b	e ser	ved? List all l	known contact	information.
Last Know Street:	n Address.					
City:				State:	Zip:	
Cell numb	er (text):		Ema	il:		
Social Med	dia Account/s & User	Name/s:				
Other:						
	Employer	Em	ployer's	s Address		Employer's Phone
	Vork Hours			e or ID number		State
Vehicle	Make and Model	Vehicle License Num	ber	Vehicle	e Color	Vehicle Year

3. Disability, hazard, and weapon info about the Restrained Person Law enforcement needs this info to serve the order safely Does the Restrained Person have a disability, brain injury, or impairment requiring special assistance when law enforcement serves the order? [] No [] Yes. If yes, describe (add pages, if needed): **Hazard Information** Restrained Person's History includes: [] Involuntary/Voluntary Commitment [] Suicide Attempt or Threats (How recent?)_ [] Threats to "suicide by cop" [] Assault [] Assault with Weapons [] Alcohol/Drug Abuse [] Other: Concealed Pistol License: [] Yes [] No Weapons: [] Handguns [] Rifles [] Knives [] Explosives [] Unknown [] Other (include unassembled firearms and specify):_ Location of Weapons: [] Vehicle [] On Person [] Residence Describe in detail: **Current Status** Is the restrained person a current or former cohabitant as an intimate partner? [] Yes [] No Are you and the restrained person living together now? [] Yes [] No Does the restrained person know they may be moved out of the home? [] Yes [] No [] N/A Does the restrained person know you are trying to get this order? [] Yes [] No Is the restrained person likely to react violently when served? [] Yes [] No 4. Protected Person's Info (If only minors are protected, list them in 5. Provide contact information in this section for the person filing.) Name: Date of Birth Sex Race Height Weight Driver's license or ID number Hair Color Skin Tone Build Eye Color If your information is not confidential, you must enter your address and phone number/s below. Phone(s) w/Area Code Current Address. Street: City: State: Zip: Need interpreter? [] No [] Yes Email address: If yes, language: If your info is confidential, you must give a name, address, and phone of someone willing to be your "contact." If you filed **for someone else**, list your information as the contact. Contact Name: **Contact Address** Contact Phone Contact Email Address Date of Birth (if you are Petitioner) How can law enforcement contact you and other protected household members if firearms are returned to the restrained person? (Email/s preferred. Update law enforcement with any changes.) [] email above [] phone number above [] address above [] other:

		5.	Minor's Info	
Fo	r relationship, use te	erms such as child, grand	dchild, stepchild, nephew, or n	one.
1	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	
2	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	
3	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:	1	Relationship to Restrained Person:	
4	Name: First	Middle	Last	
	Birth Date	Sex	Race	Resides With
	Relationship to Protected Person:		Relationship to Restrained Person:	
[]	More than 4 minors	are protected. (Attach a pa	age to list more children and their	details.)
	(6. Protected Househo	old Members or Adult Chi	ldren
Na	me:		birth date:	
Na	me:		birth date:	
Na	me:		birth date:	
Na	me:		birth date:	
oth	ner party and their la		ment, and some state agencie orm unless a court order allows to their own rules.	
Cł	nanges: If any infor	mation changes, fill out a	another copy of this form and	file it with the court clerk.
this	s form about me is tr t known contact info	ue and correct; 2) the inf rmation.	s of the State of Washington t formation about the other party	
	ave attached pa		_	
Sig	ned at <i>(City and Sta</i>	te):		Date:
<u></u>				
	n here	1	Print name here	
	CW 7.105.115		Enforcement and	

Attachment A: Restrained Person is a Minor

Only complete this attachment if the Restrained Person is under age 18. **If not**, skip or remove this attachment.

	1. Res	trained Per	son's PA	RENT	or GUAR	DIAN's Info	
Name:	First	Middle	L	₋ast			e of Birth give age range)
Nicknam	ne/Alias/AKA ("Also kno	wn as")				Relationship to	Restrained Person
	,	,				[]Parent []L	
	Sex		Race	;		Height	Weight
	Eye Color		Hair Co	lor		Skin Tone	Build
Phone/s	with Area Code (voice)	<u>. </u>			Interpreter?	Language:	
	2. Where can the				RENT or G	UARDIAN be	served?
Last Kno	own Address.						
City:				S	tate:	Zip:	
Cell num	nber (text):					Email:	
Social M	ledia Account/s & User	Name/s:				<u> </u>	
Other:							
	Employer		Emp	oloyer's	Address		Employer's Phone
	Work Hours		Driver's l	_icense	or ID numbe	r	State
Vehic	ele Make and Model	Vehicle Li	cense Numb	oer	Vehi	cle Color	Vehicle Year
3. Disa	ability, hazard, and	l weapon in enforcement					Γ or GUARDIAN
	ne PARENT or GUAI nce when law enforc):						
	Information PAREN	IT or GUARD	IAN's histo	ory incl	udes:		
[] Invo	luntary/Voluntary Cor	nmitment []	Suicide At	ttempt	or Threats (How recent?)	
[]Thre	eats to "suicide by coper:	o" [] Assault	t [] Assau	It with	Weapons [] Alcohol/Drug	Abuse
Concea	aled Pistol License:	[]Yes	[] No				
-			[] Knives	-] Explosive:	s []Unknown	
[]Othe	er (include unassemb	led firearms a	and specify	/):			

Location of Weapons:	[] Vehicle [] On Person [] Residence Describe in detail:
Current Status	
Is the PARENT or GUARD	DIAN living with the restrained person now? [] Yes [] No
Are you and the PARENT	or GUARDIAN living together now? [] Yes [] No
Does the PARENT or GUA	ARDIAN know you are trying to get this order? [] Yes [] No
Is the PARENT or GUARD	DIAN likely to react violently when served? [] Yes [] No

Superior Court of Washington, County of Kittitas

Petitioner (Person starting this case) vs.	DOB	No Petition for Protection Order Clerk's Action Required: 1
Respondent (Person responding to this case)	DOB	

Petition for Protection Order

What kind of protection order do you want? There are different orders based on the type of harm and how the parties know each other. **See definitions in** *Attachments A* and *B*.

1.	Choose the type of prot	tection order that best fits your situation. Check only one.
	[] Domestic Violence –	Protection from an intimate partner or family or household member who has committed domestic violence, nonconsensual sexual conduct or penetration, unlawful harassment, or stalking. (PTORPRT)
	[] Sexual Assault –	Protection from someone who has committed sexual assault. (PTORSXP)
	[] Stalking –	Protection from someone who has committed stalking. (PTORSTK)
	[] Vulnerable Adult –	Protection from someone who has abandoned, abused, financially exploited, or neglected a vulnerable adult (or threatened to do so). (PTORVA)
		Important! If you are asking for a Vulnerable Adult Protection Order, you must complete Attachment B: Vulnerable Adult as part of this Petition.
	[] Anti-Harassment –	Protection from someone who has committed unlawful harassment. (PTORAH) (fee may be required)
		Conduct also includes (<i>check all that apply</i>): [] stalking [] hate crime [] single act of violence [] threat of violence including malicious and intentional threat or presence of firearm/weapon causing substantial emotional distress [] family or household member engaged in domestic violence [] nonconsensual sexual conduct or penetration or a sex offense.

2.						ed above fits you	ır situation, list
3.	Who should	I the o	rder resti	ain? ("Re	strained Pers	son")	
	Name:						
_	Restrained F	Person'	s age:[]	Under 13	[] 13 to 17 [] 18 or over [] u	ınknown
prot		d/or ch	ildren, or	you can fil		ng on the type of c a vulnerable adult	
4.	Who should	I the o	rder prot	ect? ("Pro	tected Perso	n") (Check all tha	t apply.)
	[] Me. My r (You mu		s ge 15 or c				
	[] Minor C		•	,			
	[] I am	the mi	nor's [] p	oarent [] l	egal guardian	[] custodian.	
		_		and the mi		er of my family or	household.
						ny family or housel ng their stated inte	
	Child's Name	Age	Gender	Race	Lives With	How related to you	How related to Restrained Person
	If you are not a	parent o	f any of the c	hildren, compl	•	omplete Attachment C: : Non-parents protectir	•
					Petitioner at t	he beginning of th	is form. Describe
			e adult (na ion and co		tachment B.)		
	petiti	does n on ther	ot meet the	ecause of	age, disability	ole adult, but who , health, or inacce	ssibility.

	What is the age, disability, health, or inaccessibility concern that makes the adult unable to file themselves? (Examples: the adult is hospitalized, temporarily incapacitated, or in jail/prison.)
	Service address. What is your address for receiving legal documents? You have the right to keep your residential address private. You may use a different mailing address for receiving legal documents.
	Mail:
	Email (if you agree to receive legal documents by email):
-	Interpreter.
	Do you need an interpreter? [] No [] Yes, Language:
	Important! You may need to request an interpreter separately. You will get instructions with an order setting your hearing.
Hov	v do the parties know each other?
	Check all the ways the protected person is connected or related to the restrained person:
•	Check all the ways the protected person is connected or related to the restrained person: Intimate Partners – Protected person and restrained person are intimate partners because they are:
-	Intimate Partners – Protected person and restrained person are intimate partners
•	Intimate Partners – Protected person and restrained person are intimate partners because they are:
•	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners
-	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together
-	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together Family or household members - Protected person and restrained person are family or
•	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together Family or household members - Protected person and restrained person are family or household members because they are:
•	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together Family or household members - Protected person and restrained person are family or household members because they are: [] parent and child [] stepparent and stepchild
•	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together Family or household members - Protected person and restrained person are family or household members because they are: [] parent and child [] stepparent and stepchild [] grandparent and grandchild [] parent's intimate partner and child
•	Intimate Partners – Protected person and restrained person are intimate partners because they are: [] current or former spouses or domestic partners [] parents of a child-in-common (unless child was conceived through sexual assault) [] current or former dating relationship (age 13 or older) who: [] never lived together [] live or have lived together Family or household members - Protected person and restrained person are family or household members because they are: [] parent and child [] stepparent and stepchild [] grandparent and grandchild [] parent's intimate partner and child [] current or former cohabitants as roommates

Connection to Washington State. This helps decide if the court has authority (jurisdiction).

9.	 Why are you filing in this county and state? Check all that apply. [] The protected person lives in this county now, or used to live in this county but left because of abuse, or this is the nearest court to where I live or used to live. [] An incident that made me want this protection order happened in this county or state. Restrained Person's residence. Where does the restrained person live? [] In Washington State in (city or county):					
Are	there other co	ourt cases involv	ing the parties or a	ny children?		
10.	Other court cases. Have there been any other court cases between any of the people involved in this case, or about any children? Include court cases happening now and in the past and requests for protection that were denied or have expired. (Examples: crimina no contact order, civil protection order, family law restraining order, protection order from another state, tribal order, military orders, parenting plans, divorce, landlord-tenant, employment, property, assault, police investigations. File copies in this court case of everything you want the court to review.) [] No [] Yes. If yes, fill out below.					
	Type of Case (see examples)	Court Location (City or County and State)	Court Type (Superior/District/ Municipal/Tribal/ Military)	Case Number (if known)	Status (active/dismissed/ pending/expired/ unknown)	
Do	Other details:		n? If needed, you c	an ask for a <i>Temp</i>	porary Protection	
Or 14 If t	rder that starts r days or until th he court determ	now, before the rese e court hearing (w	strained person gets hichever comes firs a reason for an imm	notice. This prote t).	ection can last up to	
11.			need a Temporary ained person?[] Ye		to start immediately,	

12.	re	mediate Weapons Surrender: Do you want a temporary order that requires the strained person to give up all firearms, other dangerous weapons, and concealed stol licenses, and prohibits the restrained person from getting more? [] Yes [] No		
	If Yes to 11 or 12, explain why: What serious immediate harm or irreparable injury could occur if an order is not issued immediately without prior notice to the restrained person? (Briefly explain how you or anyone else might be harmed if you do not get protection now.)			
	_			
		<u> </u>		
What	pr	otections do you need? Check everything you want the court to order.		
13.	I a	sk for a protection order with these restraints against the Restrained Person:		
Gener	al I	Restraints		
Α.	[]	No Harm: Do not cause any physical harm, bodily injury, assault, nonconsensual sexual conduct or nonconsensual sexual penetration, and do not harass, threaten, or stalk:		
		[] protected person [] the minors named in section 4 above		
		[] these minors only:		
B.	[]	No Contact: Do not make any attempts or have any contact, including nonphysical contact, directly, indirectly, or through third parties, regardless of whether those third parties know of the order, except for service of court documents with:		
		[] protected person [] the minors named in section 4 above		
		[] these minors only:		
		[] these members of the protected person's household:		
		[] Exception (if any). Only this type of contact is allowed:		
		Exceptions about minors, if any, provided in P below.		
C.	[]	Stalking Behavior: Do not harass, follow, monitor, keep under physical or electronic surveillance, cyber harass (as defined in RCW 9A.90.120), or use phone, video, audio or other electronic means to record, photograph, or track locations or communication, including digital, wire, or electronic communication of: [] the protected person [] the minors named in section 4 above		
		[] and protected person: [] and minora harmed in decitor 4 above		

		[] these minors only:				
		[] these members of the pro	otected pers	son's household:		
D. []		Exclude and Stay Away: Do not enter, return to, knowingly come within, or knowingly remain within 1,000 feet or other distance (specify) of				
		[] the protected person		[] protected person's vehicle		
		[] protected person's school		[] protected person's workplace		
		[] protected person's resider	nce	[] protected person's adult day program		
		[] the shared residence				
		[] the residence, daycare, or	r school of	[] the minors named in section 4 above		
		[] these minors only:				
		[] other:				
		Address: The protected per	son choose	es to (<i>check one</i>):		
		[] keep their address confid	lential	[] list their address here:		
F.	[]	and these items (specify): from the residence while a la Intimate Images: Do not pos as defined in RCW 9A.86.010 intimate images and recordin	aw enforcer ssess or dis 0. The restr	tribute intimate images of a protected person ained person must take down and delete all tected person in the restrained person's		
G.	[]	Electronic Monitoring: The	restrained	d all disclosure of those intimate images. person must submit to electronic monitoring. celet. (Restrained person must be age 18 or		
Н.	[]	Evaluation: The restrained p	person shall	get an evaluation for:		
		[] mental health	[] chemica	al dependency (drugs and alcohol)		
	[]	Treatment: The restrained p	erson shall	participate in state-certified treatment for:		
		•		ic violence perpetrator		
J.	[]	Personal Belongings: The protected person shall have possession of essential personal belongings, including the following:				
K.	[]	Assets: Do not transfer jointl	ly owned as	ssets.		
	_					

	[] Finances: Provide the following financial relief:			
L.	[] Vehicle: The protected person shall have use of the following vehicle:			
	Year, Make & Model License No			
M.	[] Restrict Abusive Litigation: Do not engage in abusive litigation as set forth in chapter 26.51 RCW or in frivolous filings against the protected person, making harassing or libelous communications about the protected person to third parties, or making false reports to investigative agencies.			
N.	[] Pay Fees and Costs: The restrained person must pay fees and costs of this action. This may include administrative court costs, service fees, and the protected person's costs including lawyer fees.			
Firear	ms and Other Dangerous Weapons			
О.	[] Surrender Weapons: The restrained person must immediately surrender any firearms, other dangerous weapons, or concealed pistol licenses to law enforcement and not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive any of those items.			
	Important! The court may be required to order the restrained person to surrender firearms, other dangerous weapons, or concealed pistol licenses even if you do not request it.			
	Does the restrained person [] own or [] have access to firearms?			
	[]Yes []No []I don't know			
	Complete Attachment E: Firearms Identification if Yes.			
	Would the restrained person's use of firearms or other dangerous weapons be a serious and immediate threat to anyone's health or safety?			
	[]Yes []No []Idon't know			
	Even if the restrained person does not have firearms now, has the restrained person ever used firearms, other weapons, or objects to threaten or harm you?			
	[] Yes [] No			
	If Yes, describe what happened.			
	Is the restrained person already not allowed to have firearms?			
	[]Yes []No []Idon't know			
	If Yes, why?			
Minor	S S			
P.	[] Custody: (If the parties have children together.) The protected person is granted temporary care, custody, and control of			

		[] the minors named in section 4 above.
		[] these minors only:
		Exceptions for Visitation and Transportation (including exchanges, meeting location, and pickup and dropoff) of Minors (if any):
		Visitation listed here is an exception to any No Contact and Stay Away provisions about the children, in B and D above.
Q.	[]	Interference: Do not interfere with the protected person's physical or legal custody of:
		[] the minors named in section 4 above.
		[] these minors only:
R.	[]	Removal from State: Do not remove from the state:
		[] the minors named in section 4 above.
		[] these minors only:
S.	[]	School Enrollment: Do not enroll or continue attending as a student in the elementary, middle, or high school that a protected person attends: (name of school)
		(Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools.)
		Describe any continuing physical danger, emotional distress, or educational disruption to a protected person that would happen if the restrained person attends the same school.
Pets		
	г 1	Custody: The protected person shall have evaluative sustedy and central of the
1.		Custody: The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (Specify name of pet and type of animal.):
U.	[]	Interference: Do not interfere with the protected person's efforts to get the pet/s named above.
V.	[]	Stay Away: Do not knowingly come within, or knowingly remain within (distance) of the following locations where the pet/s are regularly found:
		[] Protected person's residence (home address may be kept confidential.)
		[]

	[] Other (specify):
Vulne	rable Adult
W.	Safety: Do not commit or threaten to commit acts of abandonment, neglect, financial exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints, against the vulnerable adult.
Χ.	[] Accounting: Provide an accounting of the disposition of the vulnerable adult's income or other resources.
Y.	[] Property Transfer: Do not transfer the property of [] the vulnerable adult [] the restrained person. This restraint can last for up to 90 days.
Other	
Z.	
Do y	ou need help from law enforcement? They may help you get the things you asked for.
14.	Law Enforcement Help: Do you want the court to order the appropriate law enforcement agency to help you with any of the things listed below? (Check all that apply).
	[] Possession of my residence.
	[] Possession of the vehicle I asked for in section L above.
	[] Possession of my essential personal belongings that are located at:
	[] the shared residence
	[] the restrained person's residence
	[] other location:
	[] Custody of: [] the minors named in section 4 above
	[] these minors only:
	[] Other:
How	long do you need this order to last?
15.	Length of Order (The order will last for at least 1 year unless you ask for something different. Orders restraining a parent from contacting their own children may not exceed 1 year.)
	I need this order to last for: [] 1 year [] more than 1 year [] less than 1 year (<i>specify how long</i>):
	If you checked more or less than one year, briefly explain why.

Do you want to be notified if the restrained person petitions for the restoration of firearms in the future? 16. **Firearms Restoration Notice** (This only applies if there is an existing or future criminal case that prohibits firearm ownership or possession.) [] **Notify.** I want the prosecutor to notify me if the restrained person petitions for restoration of firearms and of the court's decision. Do not notify. I do not want the prosecutor to notify me if the restrained person petitions for restoration of firearms or of the court's decision. Why do you need a protection order? What happened? This is your statement where you tell your experience. Be as specific and descriptive as possible. Put the date, names, what happened, and where. Use names rather than pronouns (he/she/they) as much as possible. If you cannot remember the date, put the time of year it happened (around a holiday, winter, summer, how old your child was), or about how long ago. For all of the questions below, include details: Who did what? When did this happen? How were any statements made? (in person, mail, text, phone, email, social media) How did this make you, the minor, or the vulnerable adult feel? If you need more space to answer any of the questions below, use form PO 010 Statement or attach additional pages. Privacy Warning! The restrained person will see this Petition and any other evidence you file with the court. This information is also available in a public court file. You should file healthcare records, financial documents, and confidential reports under seal. Use form All Civil 040 Sealed Cover. If you want to seal explicit or intimate images, you must file a separate motion asking the court to seal these images. Use form PO 005, Motion to Redact or Seal. 17. Most Recent Incident. What happened most recently that made you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes. For a vulnerable adult, include incidents or threats of abandonment, abuse, neglect, and/or financial exploitation. Include specific date/s and details of the incident.

s you want a protection or ce, coercive control,
abuse, harassment, stalking threats of abandonment ate/s and details of the in-
ou received for issues rel

	licidal Behavior. Describe any threats of self-harm or suicide attempts by the strained person.
	·
_	
Re	estrained Person's Substance Abuse
ls	substance abuse involved? [] Yes [] No [] Unknown
lf y	yes, what type of substance abuse? [] Alcohol [] Drugs [] Other:
M	nors Needing Protection, if any (If the information is not already included above
af	as there been any violence or threats towards children? How have the children been ected by the restrained person's behavior? Were the children present during any case incidents described above? Describe and give details.
_	
ind (re (le	ipporting Evidence (Include anything else you want the court to see that helps properting evidence, at you are saying is true. You are responsible for filing your supporting evidence, cluding police reports, if any. Before you file any attachments, you can black out edact) any sensitive information. Examples: your home address and account numbers are last 4 digits). If you have audio or video evidence, contact the court for how to bimit.)
[]	I am submitting the following evidence with this Petition (check all that apply):
	[] Pictures
	[] Text/email/social media messages
	[] Voice messages (written transcript)
	[] Voice messages (written transcript) [] Written notes/letters/mail

[] Other (describe):	
Privacy Warning! The restrained person will see with the court. This information is also available healthcare records, financial documents, and consider the Sealed Cover. If you want to seal explicit or intimasking the court to seal these images. Use form	in a public court file. You should file onfidential reports under seal. Use All Civil 040 mate images, you must file a separate motion
Before you file any attachments, you can black Examples: your home address, account number minor's initials). Do not list your address in this want it to remain confidential.	rs (leave last 4 digits), minor's names (leave
Hope Card: A Hope Card is a small card you caprotection order. It's one way to show you have at www.courts.wa.gov/hopecard .	
certify, under penalty of perjury under the laws on the formation provided in this petition and any attaction attaction and attaction attaction and attaction at	
Signed at (city and state):	Date:
•	
Sign here	Print name

Attachment A: Definitions (Always include with petition.)

"Domestic violence" means:

- (a) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one intimate partner by another intimate partner; or
- (b) Physical harm, bodily injury, assault, or the infliction of fear of physical harm, bodily injury, or assault; nonconsensual sexual conduct or nonconsensual sexual penetration; coercive control; unlawful harassment; or stalking of one family or household member by another family or household member.

"Sexual conduct" means any of the following:

- (a) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing;
- (b) Any intentional or knowing display of the genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent;
- (c) Any intentional or knowing touching or fondling of the genitals, anus, or breasts, directly or indirectly, including through clothing, that the petitioner is forced to perform by another person or the respondent;
- (d) Any forced display of the petitioner's genitals, anus, or breasts for the purposes of arousal or sexual gratification of the respondent or others;
- (e) Any intentional or knowing touching of the clothed or unclothed body of a child under the age of 16, if done for the purpose of sexual gratification or arousal of the respondent or others; or any coerced or forced touching or fondling by a child under the age of 16, directly or indirectly, including through clothing, of the genitals, anus, or breasts of the respondent or others.
- "Sexual penetration" means any contact, however slight, between the sex organ or anus of one person by an object, the sex organ, mouth, or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any animal or object into the sex organ or anus of another person including, but not limited to, cunnilingus, fellatio, or anal penetration. Evidence of emission of semen is not required to prove sexual penetration.

"Stalking" means any of the following:

(a) Any act of stalking as defined under RCW 9A.46.110;

- (b) Any act of cyber harassment as defined under RCW 9A.90.120; or
- (c) Any course of conduct involving repeated or continuing contacts, attempts to contact, monitoring, tracking, surveillance, keeping under observation, disrupting activities in a harassing manner, or following of another person that:
 - (i) Would cause a reasonable person to feel intimidated, frightened, under duress, significantly disrupted, or threatened and that actually causes such a feeling;
 - (ii) Serves no lawful purpose; and
 - (iii) The respondent knows, or reasonably should know, threatens, frightens, or intimidates the person, even if the respondent did not intend to intimidate, frighten, or threaten the person.

"Unlawful harassment" means:

- (a) A knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose. The course of conduct must be such as would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner; or
- (b) A single act of violence or threat of violence directed at a specific person that seriously alarms, annoys, harasses, or is detrimental to such person, and that serves no legitimate or lawful purpose, which would cause a reasonable person to suffer substantial emotional distress, and must actually cause substantial emotional distress to the petitioner. A single threat of violence must include:
 - (i) A malicious and intentional threat as described in RCW 9A.36.080(1)(c); or
 - (ii) the presence of a firearm or other weapon.

Attachment B: Vulnerable Adult

Only complete this attachment if your case involves a vulnerable adult. If not, skip or remove this attachment.

1.	What qualifies the adult as a vulnerable adult? The adult (check all that apply):
	[] Is over 60 years old and does not have the functional, mental, or physical ability to care for himself or herself.
	 Is an individual subject to guardianship under RCW 11.130.265 or an individual subject to conservatorship under RCW 11.130.360.
	[] Has a developmental disability as defined in RCW 71A.10.020.
	[] Self-directs their own care and receives services from a personal aide under RCW 74.39.
	Is receiving services from a home health, hospice, or homecare agency licensed or required to be licensed under RCW 70.127.
	[] Is receiving in-home services from an individual provider under contract with DSHS.
	[] Has been admitted to an assisted living facility, nursing home, adult family home, soldiers' home, residential habilitation center, or any other facility licensed by DSHS.
2.	Does the vulnerable adult know you will be filing this petition?
	[] Yes [] No If no, what efforts did you make to notify the vulnerable adult?
3.	Connection to Washington. Does the vulnerable adult live in Washington State?
	[] Yes [] No If no, are you asking to protect any family members of the vulnerable
	adult who:
	 Live in Washington State, and
	 Have been affected by the restrained person's actions
	[] Yes [] No
4.	What is your relationship to the vulnerable adult?
	[] I am the vulnerable adult. I am filing this petition for myself.
	[] DSHS is filing this petition for a vulnerable adult who [] has consented [] lacks capacity or ability to consent to this petition.
	[] I am the vulnerable adult's guardian/conservator, or limited guardian/conservator.
	I was appointed in (county and state)
	[] To protect the vulnerable adult, I imposed an emergency restriction on the vulnerable adult's right to associate with the restrained person on (<i>date</i>)

[]	I am the vulnerable adult's legal fiduciary. I was appointed [] trustee [] power of attorney on or about (<i>date</i>) (Attach a copy of your relevant documents, if available.)
[]	I am interested in the welfare of the vulnerable adult. I have a good faith belief that the court's intervention is necessary and that the vulnerable adult is unable at this time to protect their own interests, due to incapacity, undue influence, or duress.
	What is the nature of your relationship to the vulnerable adult? How long has this relationship lasted? (Describe)
	What is the incapacity, undue influence, or duress that makes the vulnerable adult unable to protect their own interests? (Describe)

Definitions For Vulnerable Adult Protection Orders:

"Vulnerable adult" includes a person:

- (a) Sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself; or
- (b) Subject to a guardianship under RCW 11.130.265 or adult subject to conservatorship under RCW 11.130.360; or
- (c) Who has a developmental disability as defined under RCW 71A.10.020; or
- (d) Admitted to any facility; or
- (e) Receiving services from home health, hospice, or home care agencies licensed or required to be licensed under chapter 70.127 RCW; or
- (f) Receiving services from a person under contract with the department of social and health services to provide services in the home under chapter 74.09 or 74.39A RCW; or
- (g) Who self-directs his or her own care and receives services from a personal aide under chapter 74.39 RCW.

"Abuse," for the purposes of a vulnerable adult protection order, means intentional, willful,

or reckless action or inaction that inflicts injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult. In instances of abuse of a vulnerable adult who is unable to express or demonstrate physical harm, pain, or mental anguish, the abuse is presumed to cause physical harm, pain, or mental anguish.

"Abuse" includes sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraint against a **vulnerable adult**, which have the following meanings:

- (a) "Improper use of restraint" means the inappropriate use of chemical, physical, or mechanical restraints for convenience or discipline, or in a manner that:
 - Is inconsistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under chapter 71A.12 RCW;
 - (ii) is not medically authorized; or
 - (iii) otherwise constitutes abuse under this section.
- (b) "Mental abuse" means an intentional, willful, or reckless verbal or nonverbal action that threatens, humiliates, harasses, coerces,

- intimidates, isolates, unreasonably confines, or punishes a vulnerable adult. "Mental abuse" may include ridiculing, yelling, swearing, or withholding or tampering with prescribed medications or their dosage.
- (c) "Personal exploitation" means an act of forcing, compelling, or exerting undue influence over a vulnerable adult causing the vulnerable adult to act in a way that is inconsistent with relevant past behavior, or causing the vulnerable adult to perform services for the benefit of another.
- (d) "Physical abuse" means the intentional, willful, or reckless action of inflicting bodily injury or physical mistreatment. "Physical abuse" includes, but is not limited to, striking with or without an object, slapping, pinching, strangulation, suffocation, kicking, shoving, or prodding.
- (e) "Sexual abuse" means any form of nonconsensual sexual conduct including. but not limited to, unwanted or inappropriate touching, rape, molestation, indecent liberties, sexual coercion, sexually explicit photographing or recording, voyeurism, indecent exposure, and sexual harassment. "Sexual abuse" also includes any sexual conduct between a staff person, who is not also a resident or client, of a facility or a staff person of a program authorized under chapter 71A.12 RCW, and a vulnerable adult living in that facility or receiving service from a program authorized under chapter 71A.12 RCW, whether or not the sexual conduct is consensual.
- "Financial exploitation" means the illegal or improper use of, control over, or withholding of, the property, income, resources, or trust funds of the vulnerable adult by any person or entity for any person's or entity's profit or advantage other than for the vulnerable adult's profit or advantage. "Financial exploitation" includes, but is not limited to:
- (a) The use of deception, intimidation, or undue influence by a person or entity in a position of trust and confidence with a vulnerable adult to obtain or use the property, income, resources, government benefits, health insurance benefits, or trust funds of the

- vulnerable adult for the benefit of a person or entity other than the vulnerable adult;
- (b) The breach of a fiduciary duty, including, but not limited to, the misuse of a power of attorney, trust, or a guardianship or conservatorship appointment, that results in the unauthorized appropriation, sale, or transfer of the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult; or
- (c) Obtaining or using a vulnerable adult's property, income, resources, or trust funds without lawful authority, by a person or entity who knows or clearly should know that the vulnerable adult lacks the capacity to consent to the release or use of the vulnerable adult's property, income, resources, or trust funds.

"Neglect" means:

- (a) A pattern of conduct or inaction by a person or entity with a duty of care that fails to provide the goods and services that maintain the physical or mental health of a vulnerable adult, or that fails to avoid or prevent physical or mental harm or pain to a vulnerable adult; or
- (b) an act or omission by a person or entity with a duty of care that demonstrates a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to the vulnerable adult's health, welfare, or safety including, but not limited to, conduct prohibited under RCW 9A.42.100.

Attachment C: Child Custody

Only complete this attachment if you are asking to protect any of the restrained person's children. **If not**, skip or remove this attachment.

Does a Washington Court have authority over the children? Before the court can protect a child, you must tell the court about the children's connection to Washington State. See instructions for help.

1. Children's Home/s

At any time during the past 5 years, have the children lived:

- on an Indian reservation,
- outside Washington state,
- in a foreign country, or
- with anyone who is not a party to this case?
- [] No. (Skip to 2)[] Yes. (Fill out below to show where the children have lived during the last 5 years.)

Dates	Children	Lived with	In which state, Indian reservation, or foreign country
From: To:	[] All children [] (Initials):	[] Petitioner [] Respondent [] Other <i>(name)</i> :	
From: To:	[] All children [] (Initials):	[] Petitioner [] Respondent [] Other <i>(name)</i> :	
From: To:	[] All children [] (Initials):	[] Petitioner [] Respondent [] Other <i>(name)</i> :	
From: To:	[] All children [] (Initials):	[] Petitioner [] Respondent [] Other <i>(name)</i> :	
From: To:	[] All children [] (Initials):	[] Petitioner [] Respondent [] Other <i>(name)</i> :	

2. Other people with a legal right to spend time with the children

legal right to spend time with the children?	o has or claims to have a
[] No.	
[] Yes. (Name/s) a legal right to spend time with the children because:	has or claims to have

_	
3.	Authority over the children (Jurisdiction) (RCW 26.27.201 – .221, .231, .261, .271)
	The court can make an order protecting the children because:
	[] Exclusive, continuing jurisdiction – A Washington court has already made a custody order or parenting plan for the children and the court still has authority to make other orders for the children.
	[] Home state jurisdiction – Washington is the child's home state because <i>(check all that apply)</i> :
	 The children lived in Washington with a parent or someone acting as a parent for at least the 6 months just before this case was filed, or if a child is less than 6 months old, the child has lived in Washington with a parent or someone acting as a parent since birth.
	[] There were times the children were not in Washington in the 6 months just before this case was filed (or since birth if a child is less than 6 months old), but those were temporary absences.
	[] The children do not live in Washington right now, but Washington was the children's home state sometime in the 6 months just before this case was filed, and a parent or someone acting as a parent of the children still lives in Washington.
	[] The children do not have another home state.
	[] No home state or home state declined – No court of any other state (or tribe) has the jurisdiction to make decisions for the children or a court in the children's home state (or tribe) decided it is better to have this case in Washington and :
	 The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and
	 There is a lot of information (substantial evidence) about the children's care, protection, education, and relationships in this state.
	[] Other state declined – The courts in other states (or tribes) that might be the children's home state have refused to take this case because it is better to have this case in Washington.
	[] Temporary emergency jurisdiction – The court can make decisions for the children because the children are in this state now and were abandoned here or need emergency protection because the children (or their parent, brother, or sister) were abused or threatened with abuse. (<i>Check one</i>):
	[] A custody case involving the children was filed in the children's home state (name of state or tribe): Washington should take temporary emergency jurisdiction over the children until the Petitioner can get a court order from the children's home state (or tribe).
	[] There is no valid custody order or open custody case in the children's home state (name of state or tribe): If no case is filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (date):, Washington should have final jurisdiction over the children.
	[] Other reason (specify):

Attachment D: Non-Parents Protecting Children (ICWA)

Only complete this attachment if you are asking to protect any children who are **not** your own. **If not**, skip or remove this attachment.

Non-Parents must comply with the Indian Child Welfare Acts (ICWA). If you are not a legal parent of a minor child you are asking to protect, you must find out if the minor is or may be an Indian child. If so, the federal and state Indian Child Welfare Acts will apply to your case. This does not apply to parents.

Parents: You do **not** have to answer these questions about your own children.

Could any of the children be Indian children? (Check all that apply):

1. Tribal Heritage

If there is a reason to know that a child has **tribal heritage** (including ancestry or familial political affiliation), the court must treat the child as an Indian child unless and until the affected tribe/s decide otherwise or decline to respond after receiving proper notice.

An **Indian child** is a child who is a member of an Indian tribe, or who is the biological child of an Indian tribe member and is eligible for membership. Tribes decide their own membership.

` '	f the children have no tribal heritage, or if any possible en explored and decided in another court proceeding each orders):
-	n are or may be Indian children. They have or may listed below:
Yes or maybe. These child have heritage from the tribe	•
have heritage from the tribe	listed below:

done the following things to find out:

	_		
·			
Warni	ing! You must find out if any of these	children have tribal ancestry	y before a full order is issued.
Authority	Over Indian Children (Ju	risdiction)	
•	not apply. None of the child	•	en.
[] A state becaus		e for any children who	are or may be Indian childr
[] <i>(Cl</i> on	nildren's Initials): an Indian reservation, and	are not wards of a tri	_ are not domiciled or living bal court. (25 U.S.C. § 1911
	hildren's Initials): lian reservation, and <i>(checl</i>		_ are domiciled or living on
[]	The children's tribe agrees	s to Washington State	e's concurrent jurisdiction.
[]	The children's tribe decide declined). (RCW 13.38.06		sive jurisdiction (expressly
[]	Washington State should children temporarily locate immediate physical damage	ed off the reservation	to protect the children from

Attachment E: Firearms Identification

Only complete this attachment if the restrained person owns or has access to firearms or other dangerous weapons. **If not**, skip or remove this attachment.

1.	Does the restrained person [] own or [] have access to any firearms? [] Yes [] No [] Unknown
2.	Does the restrained person purchase, own, or have access to parts that could be assembled into a working firearm (example: ghost guns)? [] Yes [] No [] Unknown
3.	Does the restrained person have a concealed pistol license (CPL)? [] Yes [] No [] Unknown
4.	When was the last time you saw the firearm/s?
5.	Do you know where the restrained person keeps the firearm/s? [] Yes [] No If yes, check all that apply:
	[] On their person [] In their car [] In their home [] Storage unit [] In a safe
6.	To the best of your knowledge, are the guns typically loaded? [] Yes [] No [] Unknown
7.	How important are the firearms to the restrained person?
	[] 1 (not very important) [] 2 [] 3 [] 4 [] 5 (very important) [] Unknown
8.	What does the restrained person generally use the firearms for, if known? (check all that apply):
	[] Hunting [] Collecting [] Target Shooting [] Protection [] Other:
9.	Does the respondent possess explosives? [] Yes [] No [] Unknown
10.	Does the restrained person own or possess any other dangerous weapons you believe should be surrendered? [] Yes [] No [] Unknown. If yes, list them here:

The pictures below are examples of the most common guns. If you recognize any of the pictures below as similar to the one/s the restrained person has, please check it and write in how many they have of each.





D			No		
Petit	ioner,	Date of Birth	Temporary Protection Ord Notice (TMO-) (Select only	•	
Respondent. Date of Bir			[] Domestic Violence (RPRT) [] Sexual Assault (RSXP)		
		Date of Birth	[] Stalking (STKH)		
			[] Vulnerable Adult (RVA) Clerk's Action Required: 5	SR 10 11 12	
			Next Hearing Date and Tir		
			Next ficaling Date and Til	iic.	
			See How to Attend at the	end of this orde	
	Temporary	/ Protection Ord	der and Hearing Notice	e	
	This order is effective	e until the end of th	e hearing listed above.		
	This protection order or enforced throughout the		lence Against Women Act and e last page.	d shall be	
		he United States. See (name):		d shall be	
	enforced throughout the control of t	ne United States. See (name): y known aliases)		d shall be	
	enforced throughout the control of t	ne United States. See (name): y known aliases)	e last page.	d shall be Weight	
	This order restrains also known as (<i>list an</i>). The restrained person	ne United States. See (name): y known aliases) must obey the restra	e last page. aints ordered in section 8.		

3. This order protects (name):

and the following children who are under 18 (if any) [] no minors

	Child's name	Age	Child's name	Age
1.			2.	
3.			4.	
5.			6.	

There is a rebuttable presumption to include the protected person's minor children.

[]	For good cause, the	court is not including the protected person's minor chil	dren in
	this order because:		

Warnings to the Restrained Person



You can be arrested even if the protected person or persons invite or allow you to violate the order. You alone are responsible for following the order. Only the court may change the order. Requests for changes must be made in writing.

If you do not obey this order, you can be arrested and charged with a crime.

- The crime may be a misdemeanor, gross misdemeanor, or felony depending on the circumstances. You may also be found in contempt of court.
- You can go to jail or prison, lose your right to possess a firearm or ammunition, and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so with the intention of disobeying this order, you can be charged with a federal crime.



Firearms and Weapons. If the court approves a full protection order, you may not be able to get or have a gun, firearm, other dangerous weapon, ammunition, or concealed pistol license for as long as the protection order is in place.



Go to the court hearing scheduled on page 1. If you do not, the court may:

- Make this temporary order effective for 1 year or longer
- Order weapons restrictions, even if that was not requested
- Order other relief requested in the petition
- Order electronic monitoring, payment of costs, and treatment
- Issue a final order that you are required to follow and you may not be served with the order if it is substantially the same as this temporary order

If you are under age 18, your parent/s or legal guardian/s will also be served with this order and should also go to the hearing. The court will decide if someone should be appointed to represent you.

F	ind	ings						
4.		Ex Parte Hearing						
		[] The court issues this temporary order v	vithout a hearin	g.				
		[] The court held a hearing before issuing	this temporary	order. These p	people attended			
		[] Protected Person	[] in person	[] by phone	[] by video			
		[] Restrained Person	[] in person	[] by phone	[] by video			
		[] Other:	[] in person	[] by phone	[] by video			
5.		Basis						
	A.	The court finds: Based upon the petition, the restrained person engaged in conduct basis for a protection order under chapter should be issued without notice to the restrainment or irreparable injury.	against the prot 7.105 RCW. Th	ected person/s is <i>Temporary F</i>	that would be a Protection Order			
	В.	Antiharassment Temporary Protection 0	Order					
		[] No fee required (stalking, hate crime, s including malicious and intentional thre substantial emotional distress, family o violence, or nonconsensual sexual con 7.105.105(9)).	at, or presence r household me	of firearm/wea mber engaged	pon causing in domestic			
6.		Jurisdiction						
		The court has jurisdiction over the parties a	and the subject	matter.				
		[] Minors: Washington state [] has exclustate [] has temporary emergency jur] is the home			
		[] Temporary Emergency Jurisdicti	on: The petition	ner has until (da	ate)			
		to return to (state/court with jurisdic	tion over the m	inors)				
		to seek any court orders about thes	se minors:					
		The Washington order will terminat	e on that date fo	or the minors. F				
		[] The person who filed is not a parent (<i>Important!</i> Complete Protection Orde 030A/PO 040A.)						
7.		Other Findings (if any)						

Temporary Restraints (Check all that apply):
--

8. The Court Orders: To the restrained person:

Gene	aral	Ras	tra	inte
176116	-101	VE2		11115

A.	[]	No Harm: Do not cause any physical harm, bodily injury, assault, nonconsensual sexual conduct or nonconsensual sexual penetration, and do not harass, threaten, or stalk:					
		[] the protected person [] the minors	named in section 3 above				
		[] these minors only:					
B . []		No Contact: Do not attempt or have an directly, indirectly, or through third partie know of the order, except for service of	es, regardless of whether those third parties				
		[] the protected person [] the minors	named in section 3 above				
		[] these minors only:					
		[] these members of the protected per	son's household:				
		[] Exception (if any): Only this type of	contact is allowed:				
		Exceptions about minors only, if any	r, provided in P below.				
C.	[]	Stalking Behavior: Do not harass, follow, monitor, keep under physical or election surveillance, cyber harass (as defined in RCW 9A.90.120), or use phone, video audio, or other electronic means to record, photograph, or track locations or communication, including digital, wire, or electronic communication, of:					
		[] the protected person [] the minors	named in section 3 above				
		[] these minors only:					
		[] these members of the protected per	son's household:				
D.	[]	Exclude and Stay Away: Do not enter, knowingly remain within 1,000 feet or ot of:	return to, knowingly come within, or her distance (specify)				
		[] the protected person	[] protected person's vehicle				
		[] protected person's school	[] protected person's workplace				
		[] protected person's residence	[] protected person's adult day program				
		[] the shared residence					
		[] the residence, daycare, or school of	[] the minors named in section 3 above				
		[] these minors only:	_				
		[] other:					
		Address: The protected person choose	s to (<i>check one</i>):				

		[] keep their address confidential [] list their address here:
E.	[]	Vacate Shared Residence: The protected person has exclusive right to the residence that the protected person and restrained person share. The restrained person must immediately vacate the residence.
F.	[]	Intimate Images: Do not possess or distribute intimate images of a protected person, as defined in RCW 9A.86.010. The restrained person must take down and delete all intimate images and recordings of a protected person in the restrained person's possession or control and cease any and all disclosure of those intimate images.
G.	[]	Electronic Monitoring: You must submit to electronic monitoring. (Restrained person must be age 18 or older.)
		Monitoring by (specify):
		Term (if different from expiration of temporary order):
		[] Restrained Person must pay cost of electronic monitoring.
Н.	[]	Evaluation: [] To be decided at the full hearing. [] Ordered now.
		The restrained person shall get an evaluation for: [] mental health [] chemical dependency (drugs or alcohol) at:
		The evaluation shall answer the following question/s:
		An evaluation is necessary and it is feasible and appropriate to order an evaluation in this temporary order because:
I.	[]	Treatment: [] To be decided at the hearing. [] Ordered now.
		The restrained person shall participate in state-certified treatment as follows:
		[] domestic violence perpetrator treatment program approved under RCW 43.20A.735 at:
		[] sex offender treatment program approved under RCW 18.155.070 at:
		It is feasible and appropriate to order treatment in this temporary order because:
J.	[]	Personal Belongings: The protected person shall have possession of essential personal belongings, including the following:
K.	[]	Transfer of Assets: Do not transfer jointly owned assets.
	[]	Finances: The following financial relief is ordered:

L. []] Vehicle: The protected person shall have use of the following vehicle:		
	Year, Make & Model	License No	
M.	Restrict Abusive Litiga	ation: To be decided at the hearing, if requested.	
N.	Pay Fees and Costs: T	o be decided at the hearing, if requested.	
Firearms	and Other Dangerous V	Veapons	
O. []	Surrender Weapons:	Important! Also use form Order to Surrender and Prohibit Weapons, WS 001.	
	The court finds that (cl	neck all that apply):	
	[] Irreparable injury co not issued.	uld result if the Order to Surrender and Prohibit Weapons is	
		on's possession of a firearm or other dangerous weapon and imminent threat to public health or safety or the health or ual.	
		uld result if the restrained person is allowed to access, ny firearms or other dangerous weapons, or obtains or led pistol license.	
	The restrained person n	nust:	
	custody or control, p	ler to law enforcement and not access, possess, have in their urchase, receive, or attempt to purchase or receive firearms, apons, or concealed pistol licenses; and	
	• Comply with the Ord	der to Surrender and Prohibit Weapons, filed separately.	
Minors			
P. []	Custody: The protected	person is granted temporary care, custody, and control of:	
	[] the minors named in	section 3 above.	
	[] these minors only: _		
	Exceptions for Visitation location, pickup and dro	and Transportation, if any (including exchanges, meeting poff):	
	Visitation listed here is a about the children in B a	an exception only to No Contact and Stay Away provisions and D above.	
	(Only for children the pr	otected and restrained person have together.)	
	residential time (at least every other person who from notification may be safety. Persons entitled	d Relocation Act, anyone with majority or substantially equal 45 percent) who wants to move with the child must notify has court-ordered time with the child. Specific exemptions available if the court finds unreasonable risk to health or to time with the child under a court order may object to the e RCW 26.09.405560 for more information.	
Q . []	Interference: Do not into	erfere with the protected person's physical or legal custody of:	

				[] the minors named in section 3 above
				[] these minors only:
F	₹.	[]	Removal from State: Do not remove from the state:
				[] the minors named in section 3 above
				[] these minors only:
S	3.	[]	School Enrollment: Do not enroll or continue attending the elementary, middle, or high school that a protected person attends (<i>name of school</i>) (Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools. Complete form PO 040B Attachment B School Transfer.)
Pets	;			
7	Γ.	[]	Custody: The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (<i>Specify name of pet and type of animal.</i>):
ι	J.	[]	Interference: Do not interfere with the protected person's efforts to get the pet/s named above.
١	/ .	[]	Stay Away: Do not knowingly come within, or knowingly remain within (distance) of the following locations where the pet/s are regularly found:
				[] Protected person's residence (home address may be kept confidential)
				[] Other (specify)
Vuln	er	a	bl	e Adult
٧	٧.	[]	Safety: Do not commit or threaten to commit acts of abandonment, neglect, financia exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints against the vulnerable adult.
>	<.	[]	Accounting: You must provide an accounting of the disposition of the vulnerable adult's income or other resources by (<i>date</i>)
١	′ .	[]	Property Transfer: Do not transfer the property of [] the vulnerable adult [] the restrained person. This restraint is valid for up to 90 days.
Othe	er			
Z	<u>.</u>			
		_		

Oth	er	Orders (Ch	neck all that apply):
9. []	Law enforc	ement must help the protected person with (RCW 7.105.320(1))
		[] Possess	sion of the protected person's residence.
		[] Possess	sion of the vehicle listed in section L above.
		[] Possess	sion of the protected person's essential personal belongings located at:
		[] the s	shared residence
		[] the r	estrained person's residence
		[] othe	r location
		[] Custody	of [] the minors named in section 3 above
			[] these minors only
		[] Other: _	
[- (clothing, pei (<i>specify</i>)	ement must be present while the restrained person collects personal resonal items needed during the duration of this order, and these other items ared residence that restrained person has been ordered to vacate in D or E
			V 7.105.320(3).
10.	,	Washingto	n Crime Information Center (WACIC) and Other Data Entry
	1	following lav	ion. The court clerk shall forward a copy of this order immediately to the v enforcement agency (county or city)
		`	shall enter this order into WACIC and National Crime Info. Center (NCIC).
11.			the Restrained Person
		[] Require	ed. The restrained person must be served with a service packet, including a this order, the petition, and any supporting materials filed with the petition.
		serv	law enforcement agency where the restrained person lives or can be ed shall serve the restrained person with the service packet and shall nptly complete and return proof of service to this court.
			enforcement agency: (county or city)
		arrai not a resid thes	protected person (or person filing on their behalf) shall make private negements for service and have proof of service returned to this court. (This is an option if this order requires: weapon surrender, vacating a shared dence, transfer of child custody, or if the restrained person is incarcerated. In the circumstances, law enforcement must serve unless the court allows that the service.)

Clerk's Action. The court clerk shall forward a service packet on or before the next judicial day to the agency and/or party checked above. The court clerk shall also provide a copy of the service packet to the protected person.

	1	[] Alternative Service Allowed. The court authorizes alternative service by separate order (specify):				
	1	Not required. The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. See section 4 above for appearances. (<i>May apply even if the restrained person left before a final ruling is issued or signed.</i>)				
12. [] Ser	vice on Others (Vulnerable Adult or Restrained Person under age 18)				
		vice on the [] vulnerable adult [] adult's guardian/conservator [] Restrained son's parent/s or legal guardian/s (name/s) is:				
	[]	Required.				
		[] The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.				
		Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department				
		[] The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.				
		Clerk's Action. The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above.				
		Not required. They appeared at the hearing where this order was issued and received a copy.				
13.	Oth	er Orders (if any):				
		·				
Цои	, to at	tend the next court hearing (date and time on page 1).				
The h	earing	g scheduled on page 1 will be held:				
4		In person				
Ш	Щ	Judge/Commissioner: TBD Courtroom: TBD				
		Address: 205 W 5 th Ave, Ellensburg, WA 98926				
	7	Online (audio and video) App: Webex				
5		[x] Log-in: https://www.co.kittitas.wa.us/courts/superior/virtual-appearance.aspx				
	Contact: Court Administration at (509) 962-7533 or (509) 962-7534 or email					

superiorcourt@co.kittitas.wa.us

09	D S By Phone (audio only)					
	https://www.co.kittitas.wa.us/courts/supe	erior/virtu	al-appearance.aspx			
	Contact: Court Administration at (509) 962-7533 or (509) 962-7534 or email superiorcourt@co.kittitas.wa.us					
(!)	If you have trouble connecting on contact)	line or k	oy phone (instruction	ons, who to		
	Court Administration at (509) 962-7533 7531, Option 8	or (509) 9	962-7534 or Clerk's C	Office (509) 962-		
	Ask for an interpreter, if needed. Contact: Court Administration at (509) 962-7533 or (509) 962-7534 or email superiorcourt@co.kittitas.wa.us	Š 1	Ask for disability accommodation. Contact: Court Adm 962-7533 or (509) superiorcourt@co.k	, if needed. ninistration at (509) 962-7534 or email		
Ask for an	interpreter or accommodation as soon	n as you	ı can. Do not wait uı	ntil the hearing!		
Ordered.						
Dated:	at a.m./p.m.		e/Court Commissior	ner		
		Print	Judge/Court Commiss	sioner Name		
	a copy of this Order or attended the has explained to me on the record:	nearing r	remotely and have	actual notice of this		
Signature of F	Respondent	Print N	lame	Date		
•						

Important! Protected Person: Law enforcement must notify you before firearms are returned to the Restrained Person. Keep your contact information up to date with the law enforcement agency. The *Proof of Surrender* in the court file should say which agency has the firearms. RCW 9.41.340.

Print Name

Print Name

Print Name

Date

Date

Date

WSBA No.

WSBA No.

Certificate of Compliance With VAWA. This protection order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice to the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be given notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is enforceable in all 50 states, Indian tribal lands, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, American Samoa, the Northern Mariana Islands, and Guam, as if it were an order of that jurisdiction.

Signature of Respondent's Lawyer

Signature of Petitioner's Lawyer

Signature of Petitioner



Remote Hearing Instructions

Before your hearing, get prepared

- Make sure you have a good Internet connection
- Download Webex. Practice with the app so you feel comfortable.
- Make sure your screen name is your first and last name. Also make sure your profile photo is appropriate for a court appearance.
- Remember that you are still appearing in court and should act appropriately.
- Charge your computer or mobile device. If you are calling in by phone, make sure you have enough minutes.
- Use earbuds or headphones, if you can. This frees up your hands, and improves sound quality.
- Find a quiet place where no one will interrupt you.
- Have all your papers ready, including a list of what you want to say to the judge

When your hearing starts, log on or call here:

- Webex link: https://www.co.kittitas.wa.us/courts/superior/virtual-appearance.aspx
- Call-in number: https://www.co.kittitas.wa.us/courts/superior/virtual-appearance.aspx



What should I do if I have trouble logging on or calling in?

Court Administration at (509) 962-7533 or (509) 962-7534 or Clerk's Office (509) 962-7531, Option 8



How do I ask for an interpreter?

- Ask for an interpreter as soon as you can. Do not wait until the hearing!
- Court Administration at (509) 962-7533 or (509) 962-7534 or Clerk's Office (509) 962-7531, Option 8



How do I ask for a disability accommodation?

 Ask for an accommodation as soon as you can. Do not wait until the hearing!
 Court Administration at (509) 962-7533 or (509) 962-7534 or email superiorcourt@co.kittitas.wa.us

Superior Court of Washington, County of Kittitas

vs	Petitioner DOB vs. Respondent DOB		[] Domestic Violence (PRT) [] Sexual Assault (SXP)				
		Protectio	n Order				
1.	This order is effective immediately and for 1 year from today's date, unless a different end date is listed here (end date):						
	This protection order complies with the Violence Against Women Act and shall be enforced throughout the United States. See last page.						
2.	This order restrains (name):also known as (list any known aliases)						
	The restrained person must obey the restraints ordered in section 8.						
	Gender	Race		Height	Weight		
	Eye Color	Hair Colo	r	Skin Tone	Build		
	Noticeable features (Ex.	Noticeable features (Ex.: tattoos, scars, birthmarks):					
	Has [] access to or [] possession of [] firearms [] other weapons [] unknown						
	Surrender weapons ordered: [] Yes [] No						
3.	This order protects (na and the following children			no minors			

Child's Name	Age	Child's Name	Age
1.		2.	
3.		4.	
5.		6.	

The person who filed this petition requested protection for (check all that apply):

[] the	emself
[_	meone else. The filing party has the right to petition on the protected person's half because:
	[]	The filing party is a parent, legal guardian, or custodian of the minor protected person/s.
	[]	The filing party is age 18 or older and a family or household member of the minor protected person/s. (For domestic violence orders only.)
	[]	The filing party is age 15 to 17 and filed on behalf of a minor family or household member. The filing party has been chosen by the minor, and is capable of pursuing the minor's stated interest in this case.
	[]	The protected person is a vulnerable adult and the filing party is
		[] the vulnerable adult's guardian, conservator, or legal fiduciary, or
		[] an interested person as defined by RCW 7.105.010(19), or
		[] WA Department of Social and Health Services.
	[]	The protected person is an adult who does not meet the definition of a vulnerable adult, but who cannot file the petition themselves because of age, disability, health, or inaccessibility (<i>Do not check this for vulnerable adult or domestic violence petitions</i> .)

Warnings to the Restrained Person.



You can be arrested even if the protected person or persons invite or allow you to violate the order. You alone are responsible for following the order. Only the court may change the order. Requests for changes must be made in writing.

If you do not obey this order, you can be arrested and charged with a crime.

- The crime may be a misdemeanor, gross misdemeanor, or felony depending on the circumstances. You may also be found in contempt of court.
- You can go to jail or prison, lose your right to possess a firearm or ammunition, and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.



Firearms and Weapons. Even if the court did **not** issue an *Order to Surrender and Prohibit Weapons*, under state or federal law you may be prohibited from getting or having, a firearm, other dangerous weapons, ammunition, or concealed pistol license for as long as the protection order is in place. 18 U.S.C. § 922(g)(8). RCW 9.41.800.

Fii	ndi	ings				
4.		Notice and Hearing				
The restrained person had reasonable notice and opportunity to parthis hearing was served on the restrained person by:				nity to participate. N	otice of	
		[] electronic service [] personal	service	[] service by mail		
		[] service by publication [] other				
		The restrained person [] did [] did not ha	ave actual noti	ce of this hearing.		
		The court held a hearing before issuing this	s full protection	order. These people	attended	
		[] Protected Person	[] in person	[] by phone [] b	y video	
		[] Protected Person's Lawyer	[] in person	[] by phone [] b	y video	
		[] Petitioner (if not the protected person)	[] in person	[] by phone [] b	y video	
		[] Restrained Person	[] in person	[] by phone [] b	y video	
		[] Restrained Person's Lawyer	[] in person	[] by phone [] b	y video	
		[] Other:	[] in person	[] by phone [] b	y video	
		[] This hearing was held remotely (on received no contact from any abser	• •	•		
5.		Basis and Type of Protection Order				
	A.	The restrained person and protected person	n/s are (<i>check a</i>	ll that apply):		
		Intimate Partners				
		[] current or former spouses or domestic	partners			
		[] parents of a child-in-common (unless c	hild was concei	ved through sexual	assault)	
		[] current or former dating relationship (ag	e 13 or older) w	ho		
		[] never lived together [] live or have	e lived together			
		Family or Household Members				
		[] parent and child [] stepparent and ste	pchild			
		[] grandparent and grandchild [] parent'	s intimate partn	er and child		
		[] current or former cohabitants as roomn	nates			
		[] person who is or has been a legal guar	dian			
		[] related by blood or marriage (specify ho	ow)			
		Other (examples: coworkers, neighbors, ac	cquaintances, s	trangers)		

B.	 Based upon the petition, testimony, case record, and response, if any, the court finds I preponderance of evidence that the protected person (or petitioner on their behalf) has proved the required criteria for the following protection order under chapter 7.105 RCV 				
	Ch	eck only o	ne!		
	[]	protected infliction of conduct or	Violence Protection Order — The restrained person has subjected the person to domestic violence: physical harm, bodily injury, assault, or the f fear of physical harm, bodily injury, or assault; nonconsensual sexual nonconsensual sexual penetration; coercive control; unlawful nt; or stalking. (<i>For intimate partners or family or household members</i>		
	[]		ssault Protection Order— The restrained person has subjected the person to nonconsensual sexual conduct or nonconsensual sexual n.		
	[]	Stalking F	Protection Order The restrained person has subjected the protected stalking.		
	[]	protected The protec	e Adult Protection Order— The restrained person has subjected the person to acts of abandonment, abuse, financial exploitation, or neglect. cted person is a vulnerable adult as defined in chapter 7.105 RCW ne protected person:		
			60 years old and does not have the functional, mental, or physical ability for himself or herself.		
			ndividual subject to guardianship under RCW 11.130.265 or an individual to conservatorship under RCW 11.130.360.		
		[] Has a	developmental disability as defined in RCW 71A.10.020.		
		[] Self-di RCW 7	rects their own care and receives services from a personal aide under 74.39.		
			iving services from a home health, hospice, or home care agency licensed uired to be licensed under RCW 70.127.		
] Is rece DSHS.	viving in-home services from an individual provider under contract with		
			een admitted to an assisted living facility, nursing home, adult family home is home, residential habilitation center, or any other facility licensed by		
		vulnera court fi that the vulnera influen	rable Adult Objects. The petition was filed by someone other than the able adult and the vulnerable adult objects to some or all of the order. The inds by clear, cogent, and convincing evidence the petitioner established ere is abandonment, abuse, financial exploitation, or neglect of a able adult and the vulnerable adult is unable, due to incapacity, undue ce, or duress, to protect their person or estate in connection with the raised in the petition or order based on the following evidence:		

	[]	Antiharassment Protection Order – The restrained person has subjected the protected person to unlawful harassment.
		[] No fee required (stalking, hate crime, single act of violence, or threat of violence including malicious and intentional threat or presence of firearm/weapon causing substantial emotional distress, family or household member engaged in domestic violence, or nonconsensual sexual conduct or penetration or a sex offense. RCW 7.105.105(9).)
6.	Ju	risdiction
	Th	e court has jurisdiction over the parties and the subject matter.
	[]	Minors: Washington state [] has exclusive continuing jurisdiction; [] is the home state; [] has temporary emergency jurisdiction over the children.
		[] Temporary Emergency Jurisdiction : The petitioner has until (<i>date</i>)
		to return to (state/court with jurisdiction over the minors)
		to seek any court orders about these minors:
		The Washington order will terminate on that date for the minors. RCW 26.27.231.
	[]	The person who filed is not a parent of one or more children listed above. (<i>Important!</i> Complete Protection Order Attachment A: Non-Parent (ICWA), PO 030A/PO 040A.)
7.	Ot	her Findings
	[]	Credible Threat: The restrained person represents a credible threat to the physical safety of the protected person/s.
	[]	The restrained person is under 18 years of age. The court:
		[] appointed (name) as guardian ad litem to represent the restrained person in this proceeding.
		[] did not appoint someone to represent the restrained person because:
	[]	Other:
Res	train	ts (Check all that apply):
8.	Th	e court orders: To the Restrained Person:
		Restraints
		No Harm: Do not cause any physical harm, bodily injury, assault, nonconsensual
		sexual conduct or nonconsensual sexual penetration, and do not harass, threaten, or stalk
		[] the protected person [] the minors named in section 3 above
		[] these minors only:

В.	l J	J No Contact: Do not attempt or have any contact, including nonphysical contact, directly, indirectly, or through third parties, regardless of whether those third partie know of the order, except for service of court documents with					
		[] the protected person [] the minors	named in section 3 above				
		[] these minors only:					
		[] these members of protected person's	s household:				
		[] Exception (if any): Only this type of	contact is allowed:				
		Exceptions about minors only, if any	v, provided in P below.				
C.	[]						
		[] the protected person [] the minors r	named in section 3 above				
		[] these minors only:					
] these members of the protected person's household:					
D.	[]	Exclude and Stay Away: Do not enter, return to, knowingly come within, or knowingly remain within 1,000 feet or other distance (<i>specify</i>) of:					
		[] the protected person	[] protected person's vehicle				
		[] protected person's school	[] protected person's workplace				
		[] protected person's residence	[] protected person's adult day program				
		[] the shared residence					
		[] the residence, daycare, or school of	[] the minors named in section 3 above				
		[] these minors only:					
		[] other:					
		Exceptions about minors, if any, provide	ed in P below.				
		Address: The protected person chooses to (<i>check one</i>)					
		[] keep their address confidential	,				
E.	[]		d restrained person share (as listed in the <i>Lav</i> on form, PO 003). The restrained person				

F.	[]	Intimate Images: Do not possess or distribute intimate images of a protected person, as defined in RCW 9A.86.010. The restrained person must take down and delete all intimate images and recordings of a protected person in the restrained person's possession or control and cease any and all disclosure of those intimate images.
G.	[]	Electronic Monitoring: You must submit to electronic monitoring. (Restrained person must be age 18 or older.)
		Monitoring by (specify):
		Term (if different from expiration of order):
		[] Restrained Person must pay cost of electronic monitoring.
Н.	[]	Evaluation: The restrained person shall get an evaluation for: [] mental health [] chemical dependency (drugs and alcohol) at:
		The evaluation shall answer the following question/s:
		An evaluation is necessary because:
I.	[]	Treatment: The restrained person shall participate in state-certified treatment as
		follows:
		[] domestic violence perpetrator treatment program approved under RCW 43.20A.735 at
		[] sex offender treatment program approved under RCW 18.155.070 at:
		other:
J.	[]	Personal Belongings: The protected person shall have possession of essential personal belongings, including the following:
.,		
K.		Transfer of Assets: Do not transfer jointly owned assets.
	IJ	Finances: The following financial relief is ordered:
L.	[]	Vehicle: The protected person shall have use of the following vehicle:
		Year, Make & Model License No
Μ.	[]	Restrict Abusive Litigation: Comply with the <i>Order on Motion to Restrict Abusive Litigation</i> (FL All Family 155), filed separately.
N.	[]	Pay Fees and Costs: The protected person is granted judgment against the restrained person as provided in the <i>Judgment</i> (PO 044), filed separately. The court finds that the restrained person is not under active duty in military or SCRA has been complied with. 50 U.S.C. § 3931.

Firearms and Other Dangerous Weapons					
O. [] Surrender Weapons:		Important! Also use form Order to Surrender and Prohibit Weapons, WS 001.			
	Findings. The Court (che	ck all that apply):			
	[] must issue the Order	to Surrender and Prohibit Weapons because:			
	 the court ordered the No Harm restraints above (section 8.A.) and the court finds that the restrained person had actual notice and an opportunity to participate. AND: 				
	the restrained of a protected	person represents a credible threat to the physical safety person, OR			
	•	citly prohibits the use, attempted use, or threatened use of against any protected person.			
	Therefore, weapons re	estrictions are required by state law. RCW 9.41.800(2).			
	[] the court finds by a person:	a preponderance of the evidence that the restrained			
	[] has used, disp weapon in a fe	layed, or threatened to use a firearm or other dangerous lony; or			
	[] is ineligible to p	possess a firearm under RCW 9.41.040.			
	[] may issue the orders referred to above because the court finds by a preponderance of the evidence that the restrained person presents a serious imminent threat to public health or safety, or the health or safety of any individ by possessing a firearm or other dangerous weapon.				
	The Restrained Person	must:			
	custody or control, pur	r to law enforcement and not access, possess, have in their rchase, receive, or attempt to purchase or receive firearms, pons, or concealed pistol licenses; and			
	■ Comply with the Orde	r to Surrender and Prohibit Weapons filed separately.			
Minors					
Other fami	ily law court cases may mo	dify this order about custody and visitation.			
P. []	P. [] Custody: (If the parties have children together) The protected person is granted temporary care, custody, and control of:				
	[] the minors named in section 3 above				
	[] these minors only:				
Exceptions for Visitation and Transportation, if any (including exchanges, meeting location, and pickup and dropoff):					
	Visitation listed here is an about the children in B an	exception only to No Contact and Stay Away provisions d D above.			

safety. Persons entitled to time with the child under a court order may object to the proposed relocation. See RCW 26.09.405 - .560 for more information. **Q.** [] **Interference:** Do not interfere with the protected person's physical or legal custody of: [] the minors named in section 3 above [] these minors only: **R.** [] **Removal from State:** Do not remove from the state: [] the minors named in section 3 above [] these minors only: S. [] School Enrollment: Do not enroll or continue attending the elementary, middle, or high school that a protected person attends: (name of school) (Only if both the restrained person and a protected person are students at the same school. Can apply to students 18 or older. Includes public and private schools. Complete form PO 040B Attachment B School Transfer.) **Pets** T. [] Custody: The protected person shall have exclusive custody and control of the following pet/s owned, possessed, leased, kept, or held by the protected person, restrained person, or a minor child who lives with either the protected or restrained person. (Specify name of pet and type of animal.): **U.** [] **Interference:** Do not interfere with the protected person's efforts to get the pet/s named above. V. [] Stay Away: Do not knowingly come within, or knowingly remain within of the following locations where the (distance) pet/s are regularly found: [] Protected person's residence (home address may be kept confidential) Other (specify): **Vulnerable Adult** W. [] Safety: Do not commit or threaten to commit acts of abandonment, neglect, financial exploitation, or abuse, including sexual abuse, mental abuse, physical abuse, personal exploitation, and improper use of restraints, against the vulnerable adult. X. [] Accounting: You must provide an accounting of the disposition of the vulnerable adult's income or other resources by (date) Y. [] Property Transfer: Do not transfer the property of: [] the vulnerable adult [] the restrained person. This restraint is valid until (specify date, not to exceed 90 days)

To comply with the Child Relocation Act, anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the child must notify every other person who has court-ordered time with the child. Specific exemptions from notification may be available if the court finds unreasonable risk to health or

Other	
Z.	
Othe	er Orders (Check all that apply):
9. []	Law enforcement must help the protected person with (RCW 7.105.320(1)):
	[] Possession of the protected person's residence.
	[] Possession of the vehicle listed in section L above.
	[] Possession of the protected person's essential personal belongings located at:
	[] the shared residence
	[] the restrained person's residence
	[] other location:
	[] Custody of [] the minors named in section 3 above
	[] these minors only:
	[] Other:
[]	Law enforcement must be present while the restrained person collects personal clothing, personal items needed during the duration of this order, and these other items (specify)
	from the shared residence that restrained person has been ordered to vacate in D or E above (RCW 7.105.320(3)).
10.	Washington Crime Information Center (WACIC) and Other Data Entry
	Clerk's Action. The court clerk shall forward a copy of this order immediately to the following law enforcement agency (county or city)(check only one): [] Sheriff's Office or [] Police Department
	(List the same agency that entered the temporary order, if any)
	This agency shall enter this order into WACIC and National Crime Info. Center (NCIC).
11.	Service on the Restrained Person
	[] Required. The restrained person must be served with a copy of this order and any order to surrender and prohibit weapons.
	[] The law enforcement agency where the restrained person lives or can be served shall serve the restrained person with a copy of this order and shall promptly complete and return proof of service to this court.
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department

		[]	The protected person (or person filing on their behalf) shall make private arrangements for service and have proof of service returned to this court. (<i>This is not an option if this order requires: weapon surrender, vacating a shared residence, transfer of child custody, or if the restrained person is incarcerated. In these circumstances, law enforcement must serve, unless the court allows alternative service.)</i>	
		sur and	erk's Action. The court clerk shall forward a copy of this order and any order to render and prohibit weapons on or before the next judicial day to the agency d/or party checked above. The court clerk shall also provide a copy of these lers to the protected person upon request.	
		[]	Alternative Service Allowed. The court authorizes alternative service by separate order (specify):	
	[]	No	t required. See section 4 above for appearances.	
		[]	The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. (<i>May apply even if the restrained person left before a final ruling is issued or signed.</i>)	
		[]	The restrained person did not appear at the hearing. However, the material terms of this order have not changed from the <i>Temporary Protection Order</i> that was served on the restrained person. No further service is required.	
2.[]	Se	rvic	e on Others (Vulnerable Adult or Restrained Person under age 18)	
	Service on the [] vulnerable adult [] adult's guardian/conservator [] Restrained Person's parent/s or legal guardian/s (name/s)			
	[]	quired.		
		[]	The law enforcement agency where the person to be served lives or can be served, shall serve a copy of this order and shall promptly complete and return proof of service to this court.	
			Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department	
		[]	The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.	
			erk's Action. The court clerk shall forward a copy of this order on or before the kt judicial day to the agency and/or party checked above.	
	[]		t required. They appeared at the hearing where this order was issued and eived a copy.	
3 .	Pre	ose	cutor's duty to notify protected person of future firearm restoration:	
	If t	he r	estrained person petitions for restoration of firearms, the prosecutor must:	
	[]		tify the protected person of the restoration petition and of the court's decision. e protected person requests notification.	
	[]		not notify the protected person of the restoration petition or the court's decision. e protected person opts out of notification.	
	Th	is or	der does not affect law enforcement's obligation to notify under RCW 9.41.340.	

14.	Other Orders (if any):					
15.	Review Hearing					
	[] No review hearing is	scheduled.				
	[] The court schedules	a review hearing	on (<i>date</i>):	at (<i>time</i>):		
	For (purpose):					
Orde	red.					
Date	d:at __	a.m./p.m.	Judge/Court Comm	nissioner		
Cour	t Phone: (509) 962-7531		Print Judge/Court Cor	mmissioner Name		
Cour	t Address: 205 W 5 th Ave, I	Ellensburg, WA 9	98926			
	eived a copy of this Order . It was explained to me on		earing remotely and h	ave actual notice of this		
	ture of Respondent		Print Name	Date		
•						
Signa	ture of Respondent's Lawyer	WSBA No.	Print Name	Date		
Signa	ture of Petitioner		Print Name	Date		
Signa	ture of Petitioner's Lawyer	WSBA No.	Print Name	Date		
Signa	ture of Petitioner's Lawyer	WSBA No.	Print Name	Date		

Important! Protected Person, law enforcement must notify you before firearms are returned to the Restrained Person. Keep your contact information up to date with the law enforcement agency. The *Proof of Surrender* in the court file should say which agency has the firearms. RCW 9.41.340.

Hope Card: A Hope Card is a small card you can easily carry that has some details of your protection order. It's one way to show you have a full protection order. You can request one at www.courts.wa.gov/hopecard.

Certificate of Compliance With VAWA. This protection order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice to the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be given notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is enforceable in all 50 states, Indian tribal lands, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, American Samoa, the Northern Mariana Islands, and Guam, as if it were an order of that jurisdiction.

After your protection order hearing

What if I disagree with the court's decision?

Within 10 DAYS after the entry of the order you can ask for reconsideration or revision. If the 10th day falls on a weekend or judicial holiday, your deadline is the next judicial day.



Ask for **reconsideration** if the decision was legally incorrect or you have newly discovered evidence.

Ask for **revision** if your case was decided by a court commissioner (not a judge), and you want a judge to review the same evidence.

File your motion for **reconsideration** or **revision** with the court clerk. Check your county's **local court rules** for specific instructions.

Find forms at www.courts.wa.gov/forms/

You can file an **appeal** within **30 DAYS** after entry of the order. You have the right to a transcript or recording of the hearing.

If new evidence would support issuing a protection order, you can refile a petition for a protection order at any time.

If the order was granted...

How is the order enforced?

The restrained person must follow the order or risk criminal or civil penalties.

Can the order be changed or terminated?

Either party may file a motion to modify or terminate the order.

A restrained person may do this only once within every 12-month period.

The protected person can call 911 to report violations.



Can the order be renewed?

The protected person may file a motion to renew within 90 days before the order expires.

Example: if an order expires Dec. 15, a motion to renew may be filed as early as Sept. 16.



If weapons are surrendered, will they be returned?

Weapons may be returned after the order expires. Contact the law enforcement agency listed on the *Order to Surrender Weapons*.

Protected Person: Ask them to alert you if weapons are returned. Restrained Person: Ask for instructions to have weapons returned.

This information is a summary, not a complete list. For advice about your situation, talk to a lawyer.

These civil legal aid organizations may help:

Northwest Justice Project - nwjustice.org/get-legal-help

- Outside King County, call the CLEAR Hotline at 1-888-201-1014
- In King County, call 2-1-1

Sexual Violence Law Center - svlawcenter.org/ or call 844-991-7852 (SVLC)

Family Violence Appellate Project - <u>fvaplaw.org/</u>

Regional volunteer lawyer programs:

- Benton Franklin Legal Aid <u>bflegalaid.org/</u>
- BMAC Pro Bono Lawyer Referral Program (Walla Walla, Columbia Counties) bmacprobono.wordpress.com/
- Chelan-Douglas County Volunteer Attorney Services <u>cdcvas.org/</u>
- Clallam-Jefferson County Pro Bono Lawyers cjcpbl.org/
- Clark County Volunteer Lawyers Program <u>ccvlp.org/</u>
- Cowlitz-Wahkiakum Legal Aid <u>cwlap.org/</u>
- Eastside Legal Assistance Program (King County) elap.org/
- King County Bar Association Pro Bono Services (<u>kcba.org/?pg=Free-Legal-Assistance</u>) and King County Bar Association's Domestic Violence Legal Advocacy Project (DV LEAD) (<u>https://www.kcba.org/?pg=Domestic-Violence-Legal-Advocacy-Project</u>)
- Kitsap Legal Services <u>kitsaplegalservices.org/</u>
- LAW Advocates of Whatcom County <u>lawadvocates.org/</u>
- Skagit Legal Aid <u>skagitlegalaid.org/</u>
- Snohomish County Legal Services snocolegal.org/
- Spokane Volunteer Lawyers Program <u>spokanebar.org/volunteer-lawyers-program/</u>
- Tacomaprobono Community Lawyers <u>tacomaprobono.org/</u>
- Sound Legal Aid (Thurston, Mason, Lewis, Pacific, and Grays Harbor Counties) https://soundlegalaid.org/
- Central WA Legal Aid https://cwlegalaid.org/

 $\label{eq:Qualified Legal Service Providers by county - $$ \underline{$$ wsba.org/connect-serve/pro-bono-public-service/qlsp-directory}$$