DISSOLUTION OF MARRIAGE (NO CHILDREN)

- Summons: Notice About a Marriage of Domestic Partnership

 FL Divorce 200
- 2. Petition for Divorce (Dissolution)
 ° FL Divorce 201
- 3. Confidential Informationo FL All Family 001
- 4. Agreement of Join Petitiono FL All Family 119
- 5. Proof of Personal Serviceo FL All Family 101
- 6. Service Acceptedo FL All Family 117
- 7. Case information Cover Sheet
- 8. Vital Statistics COD

Final documents are provided to you on your Status Conference date. OR

You can print and/or purchase final documents to fill out in advance. *The necessary final documents are listed on the checklists included in this packet.

DIVORCE - NO CHILDREN (BOTH PARTIES AGREE AND JOIN IN THE PETITION)

SPOKANE COUNTY FAMILY COURT FACILITATOR

Checklist of Steps to Complete:

- __1. Fill out the following papers completely and sign. Print clearly in black ink or type:
 - () Confidential Information (FL All Family 001)
 - () Petition for Divorce (Dissolution) (FL Divorce 201)
- 2. Have your spouse sign on the bottom of the last page of the *Petition for Divorce* under the *"Joinder"* paragraph.
- 3. Make two copies (original plus two copies) of the *Petition for Divorce*, one for each of you. ⁽¹⁾
 - 4. File the original *Petition for Divorce* and *Confidential Information* with the Spokane County Superior Court Clerk, Room 300, Cashier's Window (to the far right when you enter). Pay the filing fee of \$314.00. Enter the case number and date stamp on the front page of each of your copies.
- 5. You must wait to finalize your divorce until 90 days have passed from the filing date.
 - __6. During the 90-day waiting period, fill out the following forms in black ink or type.
 - () Findings and Conclusions About a Marriage (FL Divorce 231)
 - () Final Divorce Order (Dissolution Decree) (FL Divorce 241)

Sign the original of each document where it says: "Presented by." If your spouse agrees s/he may sign where it says: "Approved for Entry."

Note: If you finalize your divorce by agreement, you and your spouse can agree to change any of the items from the Petition. These CHANGES can be made in the final papers ONLY if both you and your spouse sign the final papers. If your spouse does not sign final documents <u>but signed the Joinder and WAIVED notice</u> <u>of entry of the Decree</u> in the Petition, you may proceed without his/her signature, PROVIDED THERE ARE NO CHANGES FROM THE ORIGINAL PETITION.

If your spouse signed the Joinder and demanded notice, you must provide the Court with proof that you have given your spouse notice of the final hearing, or they must sign the final documents.

- 7. Make two copies (original plus two copies) of both documents (one for you and one for your spouse).
 - 8. Take the documents to the Ex Parte Courtroom 202, open Monday, Wednesday and Friday, 9am to noon and 1:30pm to 4pm, and Tuesday and Thursday from 1:30pm to 4pm, on day 91 or later after filing. Bring one original and two copies of the *Final Divorce Order (Dissolution Decree)* and *Findings and Conclusions About a Marriage* with you.
- 9. When the Court Commissioner signs your papers, you are then divorced. Take the copies to the Clerk's office and stamp the name of the Court Commissioner who signed your papers (on the judge/commissioner signature page) and put the date stamp on the top, front page of each document.
 - ____10. Give a copy to your spouse and keep one for yourself.

NOTE: All of the above-mentioned forms can be found on the Washington State Court website: <u>www.courts.wa.gov/forms</u>.

The Family Court Facilitator, Room 200, Family Law Center, is available to <u>review</u> <u>your</u> <u>documents</u> and answer procedural questions. It is recommended you have all documents reviewed before filing and presenting to the court.

DIVORCE - NO CHILDREN (SERVICE REQUIRED)

SPOKANE COUNTY FAMILY COURT FACILITATOR

Checklist of Steps to complete:

- ____1. Fill out the following papers completely and sign. Print clearly in black ink or type.
 - () Confidential Information (FL All Family 001)
 - () Summons: Notice About a Marriage or Domestic Partnership (FL Divorce 200)
 - () Petition for Divorce (Dissolution) (FL Divorce 201)
- 2. Make two copies (original plus two copies) of documents before going to court and staple each separate document.
- 3. File the original of each document with the Spokane County Superior Court Clerk, Room 300, Cashier's Window (to the far right when you enter). Pay the filing fee of \$314.00. Enter the case number and date stamp on the front page of each of your copies.
- 4. You must have a copy of the *Summons and Petition for Divorce* served or given to your spouse <u>by a third person</u>. **YOU** cannot serve your spouse. The person who serves your spouse must complete and sign the *Proof of Personal Service* form. Make a copy for yourself.
 - () Proof of Personal Service (FL All Family 101)
- 5. After your spouse has been served, file the *Proof of Personal Service* form with the Superior Court Clerk. Put the date stamp on your copy.
- 6. You must wait to finalize your divorce until 90 days have passed, after both service and filing. During this time, your spouse may file a *Response to Petition About a Marriage*. If so, you may wish to consult with an attorney for legal advice or the Family Court Facilitator for procedural information.
- 7. During the 90-day waiting period, fill out the following forms in black ink or type:
 - () Findings and Conclusions About a Marriage (FL Divorce 231)
 - () Final Divorce Order (Dissolution Decree) (FL Divorce 241)

If your spouse <u>has not responded</u>, also fill out the following papers:

- () Motion for Default** (FL All Family 161)
- () Order on Motion for Default** (FL All Family 162)

(** <u>Default</u> means the other party was served papers and they did not respond.)

Sign the original of each document where it says: "Presented by." If your spouse agrees s/he may sign where it says: "Approved for Entry."

Note: If your spouse does not respond, the *Findings and Conclusions About a Marriage* and *Final Divorce Order (Dissolution Decree)* cannot change any items from what was requested in the *Petition for Divorce*. What you asked for in the *Petition for Divorce* is what you will get.

If you finalize your divorce by *agreement,* you and your spouse can agree to change any of the items from the *Petition for Divorce*. These CHANGES can be made in the final papers ONLY if both you and your spouse sign the final papers.

- 8. Make two copies (original plus two copies) of each document (one for you and one for your spouse).
- 9. Take the documents to the Ex Parte Courtroom 202, open Monday, Wednesday and Friday, 9am to noon and 1:30pm to 4pm, and Tuesday and Thursday from 1:30pm to 4pm, on day 91 or later after filing. Bring one original and two copies of the Final Divorce Order (Dissolution Decree) and Findings and Conclusions About a Marriage with you.
 - __10. When the Court Commissioner signs your papers, you are then divorced. Take the copies to the Clerk's office and stamp the name of the Court Commissioner who signed your papers (on the judge/commissioner signature page) and put the date stamp on the top, front page of each document.
 - _11. Give a copy to your spouse and keep one for yourself.

NOTE: All of the above-mentioned forms can be found on the Washington State Court website: <u>www.courts.wa.gov/forms</u>.

The Family Court Facilitator, Room 200, Family Law Center, is available to <u>review your documents</u> and answer procedural questions. It is recommended you have all documents reviewed before filing and presenting to the court.

Superior Court of Washington, County of _____

In re the marriage / domestic partnership of:

Petitioner (person who started this case):

And Respondent (other spouse / partner):

No. ____

Summons: Notice about a Marriage or Domestic Partnership (SM)

Summons: Notice about a Marriage or Domestic Partnership

To the Respondent: Your spouse/domestic partner (the Petitioner) started a case asking the court *(check one):*

[] To end your marriage.[] To end your domestic partnership.[] For a legal separation.

[] To decide if your marriage is valid.

[] To end your domestic partnership. [] To decide if your domestic partnership is valid.

Important! Petitioner *must* complete the address boxes below. If Petitioner does not give a service address and the court's address, *this Summons will be invalid.*

[] Petitioner [] Petitioner's Lawyer (name):

Petitioner's Address for Service: (This does not have to be a home address.)

You may **only** serve Petitioner by email if an email address is provided below or Petitioner otherwise agrees in writing. See *All Civil 006 Agreement re: Service by Email.*

[] Email *(optional)* – Petitioner agrees to accept service of legal papers for this case by email at this address:

Superior Court of Washington, County of

Court's Address for filing:

You must **respond** in writing for the court to consider your side.

Deadline! Your Response must be served on Petitioner within **20 days** of the date you were served this *Summons* (60 days if you were served outside of Washington State). If the case has been filed in court, you must also file your Response by the same deadline.

If you do not file and serve your *Response* or a *Notice of Appearance* by the deadline:

- No one has to notify you about other hearings in this case, and
- The court may approve the Petitioner's requests without hearing your side. (This is called a *default judgment*.)

Lawyer not required. It is a good idea to talk to a lawyer, but you may file and serve your *Response* without one.

Follow these steps:

- 1. **Read** the *Petition* and any other documents you receive with this *Summons*. These documents explain what Petitioner is asking for.
- 2. Fill out the *Response* on one of these forms:
 - *Response to Petition about a Marriage (FL Divorce 211)* if you are married, or
 - Response to Petition about a Registered Domestic Partnership (FL Divorce 212) if you are a domestic partner.

You can get the *Response* and other forms at:

- The Washington State Courts' website: www.courts.wa.gov/forms
- Washington Law Help: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee).
- **3. Serve** (give) a copy of your *Response* to Petitioner at the petitioner's address for service listed on page **1**.
- 4. **File** your original *Response* with the clerk of the court at the court's address for filing listed on page **1**.

Signature of Petitioner **or** lawyer

Date

Print name of Petitioner **or** lawyer and WSBA No.

If there is no "Case No." listed on page 1, this case may not have been filed and you will not be able to file a Response. Contact the Superior Court Clerk or check <u>www.courts.wa.gov</u> to find out.

If the case was **not** filed, you must still serve your Response, and you may demand that the Petitioner file this case with the court. Your demand must be in writing and must be served on the Petitioner or their lawyer (whoever signed this Summons). If the Petitioner does not file papers for this case within 14 days of being served with your demand, this service on you of the Summons and Petition will not be valid. If the Petitioner does file, then you must file your original Response with the court clerk at the address above.

This summons is issued pursuant to RCW 4.28.180 and Superior Court Civil Rule 4.1 of the State of Washington.

Superior Court of Washington, County of _____

In re the marriage of:

Petitioner (person who started this case):

No. _____

Petition for Divorce (Dissolution)

(PTDSS)

And Respondent (other spouse):

Petition for Divorce (Dissolution)

1. Information about the parties Petitioner lives in (county): _____ (state): _____ Respondent lives in (county): _____ (state): _____ 2. **Information about the marriage** (check all that apply) We were married on (date): ________at (city and state): ______ [] Before we married, we entered into a [] domestic partnership, [] civil union on (date) ______ at (city and state) . (List other registered domestic partnerships or civil unions between you and your spouse, if any. Add lines as needed.): Relationship type date city and state (or country) [] Before we married, we began living together in a serious, marriage-like relationship (committed intimate relationship) (See Muridan v. Redl, 3 Wn. App. 2d 44, 413 P.3d 1072 (2018)) (date): ______ at (city and state): _____ [] We currently live in the same household. [] We began living in separate households on (date):

3. Jurisdiction over the spouses

The court has jurisdiction over the marriage because at least 1 of the spouses lives in Washington state, or is stationed in this state as a member of the armed forces.

[] The court has personal jurisdiction over the Respondent because (check all that apply):

- [] The Respondent lives in Washington state.
- [] The Petitioner and the Respondent lived in Washington state while they were married, and the Petitioner still lives in this state or is stationed in this state as a member of the armed forces.
- [] The Petitioner and the Respondent may have conceived a child together in this state.
- [] Other (specify):
- [] The court **does not** have personal jurisdiction over the Respondent. (*This may limit the court's ability to divide property and debts, award money, set child support or spousal support, or approve a restraining order or protection order.*)

4. Request for divorce

This marriage is irretrievably broken. I ask the court to dissolve our marriage and any domestic partnerships or civil unions. Our marital community ended on *(check one):*

- [] the date this Petition is filed.
- [] (date):_____, which is when (check all that apply):
 - [] one of us moved to a separate household.
 - [] we separated our assets and debts.
 - [] we agreed the marital community ended.
 - [] Other (specify): _____

5. Name Change

- [] No request.
- [] Change the Petitioner's name to:

	First	Middle	Last
[] Change the Respondent's name to:			
	First	Middle	Last
Important! The Respondent must agree	to their nam	ne change.	

6. Written Agreements

Have you and your spouse signed a prenuptial agreement, separation contract, or community property agreement? (*Check one*):

[] No (Skip to 7.) [] Yes (Fill out below.)

Type of written agreement: _____

Date of written agreement:

Should the court enforce this agreement? (Check one):

[]Yes []No

If No, why not? _____

- 7. **Real Property** (land or home)
 - [] Neither spouse owns any real property.
 - [] I ask the court to divide the real property according to the written agreement described in **6** above.
 - [] I ask the court to divide the real property fairly (equitably), as explained below:

Real Property Address	Tax Parcel Number	Who should own this property?
		[] Petitioner [] Respondent
		[] Petitioner [] Respondent
		[] Petitioner [] Respondent

- [] I ask the court to divide the real property fairly (equitably) as the court decides.
- [] The court does not have jurisdiction to divide the real property.
- [] Other (specify):

8. **Personal Property** (possessions, assets, or business interests of any kind)

- [] We have already divided the property fairly. I ask the court to order that each spouse will keep any personal property that they now have or control.
- [] I ask the court to divide the personal property according to the written agreement described in **6** above.
- [] I ask the court to divide the personal property fairly (equitably), as explained below:

List property (include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number.):	Who should own this property?
	[] Petitioner [] Respondent

List property (include vehicles, pensions/retirement, insurance, bank accounts, furniture, businesses, etc. Do not list more than the last 4 digits of any account number.):	Who should own this property?
	[] Petitioner [] Respondent
	[] Petitioner [] Respondent
	[] Petitioner [] Respondent

- [] I ask the court to divide the personal property fairly (equitably) as the court decides.
- [] The court does not have jurisdiction to divide the personal property.
- [] Other: _____
- 9. **Debts** (mortgages, loans, credit cards, other money owed)
 - [] I am not aware of any debts.
 - [] I ask the court to order each spouse to be responsible for debts they incurred (made) after the date of separation.
 - [] I ask the court to divide the debts according to the written agreement described in **6** above.
 - [] I ask the court to make the following orders about debts (check all that apply):
 - [] Each spouse is responsible for the debts that are now only in their own name.
 - [] Divide the debts fairly (equitably), as explained below:

Debt Amount	Creditor (person or company owed this debt)	Account Number (Last 4 digits only)	Who should pay this debt?
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent
\$			[] Petitioner [] Respondent

Debt Amount	Creditor (person or company owed this debt)	Account Number (Last 4 digits only)	Who should pay this debt?
\$			[] Petitioner [] Respondent

- [] Divide the debts fairly (equitably) as the court decides.
- [] The court does not have jurisdiction to divide the debts.
- [] Other:_____

10. Spousal Support (maintenance/alimony)

- [] Spousal support is **not** needed.
- [] Spousal support **is** needed. The [] Petitioner [] Respondent has the ability to pay and should pay support:
 - [] as decided by the court.
 - [] \$______ every month until (date or event): ______
 - [] according to the written agreement described in **6** above.
 - [] Other:

11. Fees and Costs

- [] No request.
- [] Order my spouse to pay my lawyer's fees, other professional fees, and costs for this case.

12. Protection Order

Do you want the court to issue a Protection Order as part of the final orders in this case?

- [] **No.** I do not want a *Protection Order*.
- [] **Yes.** (You must file a Petition for Protection Order, form P 001. You may file your Petition for Protection Order using the same case number assigned to this case.)

Important! If you need protection **now**, ask the court clerk about getting a Temporary Protection Order.

[] There already is a *Protection Order* between my spouse and me.

Court that issued the order:

Case number:

Expiration date:

13. Restraining Order

Do you want the court to issue a *Restraining Order* as part of the final orders in this case?

[] **No** (Skip to **14**.)

- [] **Yes** (Check the type of orders you want):
 - [] **Do not disturb** Order the Respondent not to disturb my peace or the peace of any child listed in **15**.
 - [] **Stay away** Order the Respondent not to go onto the grounds of or enter my home, workplace, vehicle, or school, and the daycare or school of any child listed in **15**.
 - [] Also, not knowingly to go or stay within ______ feet of my home, workplace, vehicle, school, or the daycare or school of any child listed in **15**.
 - [] **Do not hurt or threaten** Order the Respondent:
 - Not to assault, harass, stalk, or molest me or any child listed in **15**; and
 - Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.

Warning! If the court makes this order, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.

- [] Prohibit weapons and order surrender Order the Respondent:
 - Not to access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and
 - To immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that they possesses to (check one): [] the police chief or sheriff [] their lawyer [] other person (name): _______.
- [] Other restraining orders:

Important! If you want a restraining order **now**, you must file a Motion for Temporary Family Law Order and Restraining Order (FL Divorce 223) or a Motion for Immediate Restraining Order (Ex Parte) (FL Divorce 221).

14. Is one of the spouses pregnant? (Check one):

[]Yes []No

If Yes, who is pregnant? The [] Petitioner [] Respondent

Note: The law considers the other spouse to be the parent of any child born during the marriage or within 300 days after it ends. If the other spouse is not the parent, either spouse or the other parent may file a Petition to Decide Parentage (form FL Parentage 301) in court. In most cases, the deadline to file the Petition to Decide Parentage is before the child turns 4. (See RCW 26.26A.115, 26.26A.435.)

If everyone agrees, both spouses and the child's other parent can sign an Acknowledgment (and Denial) of Parentage. Those forms must be filed with the Washington State Registrar of Vital Statistics to be valid.

15. Children of the marriage

- [] My spouse and I have **no** children together who are still dependent. (Skip to **16**.)
- [] My spouse and I have the following children together who are still dependent (only list children you and your spouse have together, not children from other relationships):

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

a. Children's home/s

At any time during the past 5 years, have any of 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 **b**.)
- [] Yes (Fill out below to show where each child has lived during the last 5 years.)

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

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

Do you know of anyone besides yourself and Respondent who has or claims to have a legal right to spend time with the children?

[] No.

[] Yes. (*Name/s*) _____ has or claims to have a legal right to spend time with the children because: _____

c. Other court cases involving a child

Do you know of any court cases involving any of the children? (Check one):

[] No. (Skip to **16**.)

[] Yes. (Fill out below.)

Kind of case (Family Law, Criminal, Protection Order, Juvenile, Dependency, Other)	County and State	Case number and year	Children
			[] All children
			[] (Name/s):
			[] All children
			[] (Name/s):
			[] All children
			[] (Name/s):
			[] All children
			[] (Name/s):

16. Jurisdiction over the children (*RCW* 26.27.201 – .221, .231, .261, .271)

- [] Does not apply. My spouse and I have **no** children together who are still dependent.
- [] The court **can** approve a *Parenting Plan* for the children my spouse and I have together because (check all that apply; if a box applies to all of the children, you may write "the children" instead of listing names):
 - [] **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 *(children's names)*:
 - [] **Home state jurisdiction** Washington is the children's home state because (check all that apply):
 - [] (Children's names): _

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 the children are less than 6 months old, they have 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 they are less than 6 months old), but those were temporary absences.
- [] (Children's names):

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.

- [] (Children's names): ______ 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 *(children's names):*

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 *(children's names):* ______''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 *(children's names):*

because the children are in this state now **and** were abandoned here **or** need emergency protection because the children (or the children's parent, brother, or sister) were abused or threatened with abuse. (*Check one*):

- [] 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): ____
- [] The court **cannot** approve a *Parenting Plan* because the court does not have jurisdiction over the children.

17. Parenting Plan

- [] My spouse and I have **no** children together who are under 18 years old.
- [] I ask the court to order a *Parenting Plan* for the children my spouse and I have together. I will file and serve my proposed *Parenting Plan* (form FL All Family 140) (*check one*):
 - [] at the same time as this *Petition*.
 - [] before this case is finished.
- [] The court **cannot** approve a *Parenting Plan* because the court does not have jurisdiction over the children.

18. Child Support

Note: The law requires that child support be addressed if there are dependent children of the marriage. RCW 26.09.100(1)).

[] My spouse and I have **no** children together who are still dependent.

- [] **Court Order –** I ask the court to order child support (including medical support) according to state law for the children my spouse and I have together. (You may ask for a court order of child support even if there is already an administrative order. The court order will replace the administrative order to the extent the court order is different.)
 - [] I ask the court to order my spouse to pay their proportionate share of *(check all that apply):*
 - [] daycare expenses
 - [] long-distance transportation expenses
 - [] education expenses
 - [] post-secondary (college or vocational school) support
 - [] other child-related expenses (specify):
 - [] I ask the court to order that we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms as follows (*describe*): ______

Important! Although the personal tax exemptions are currently suspended through tax year 2025, other tax benefits may flow from claiming a child as dependent.

[] Administrative Order – There is no need for the court to make a child support order. The DSHS Division of Child Support (DCS) has already established an administrative child support order for the children my spouse and I have together in DCS case number/s: ______. I am not asking the

court to make a different child support order.

DCS child support orders do not cover tax issues or post-secondary (college or vocational school) support. Because these issues are not in the administrative order, I ask the court to order (*check all that apply*):

- [] we have the right to claim the children as dependents for purposes of personal tax exemptions and associated tax credits on our tax forms as follows (*describe*):
- [] my spouse to pay their proportionate share of post-secondary (college or vocational school) support.

19. Children from other relationships

- [] Neither spouse has children from other relationships who are still dependent.
- [] I have the following dependent children who are not from this relationship *(list name/s and age/s):*
- [] My spouse has the following dependent children who are not from this relationship *(list name/s and age/s):*_____

20. Other requests, if any

Petitioner fills out below:

I declare under penalty of perjury under the laws of the State of Washington that the facts I have provided on this form are true.

Signed at <i>(city and state):</i>	Date	e:
•		
Petitioner signs here	Print name	
Petitioner's lawyer (if any) fills ou	it below:	
•		
Petitioner's lawyer signs here	Print name and WSBA No.	Date
[] Respondent fills out below <u>if</u>	they agree to join this Petition:	
I, (name):	, agree to join this	Petition. I understand

I, (name): ______, agree to join this *Petition*. I understand that if I fill out and sign below, the court may approve the requests listed in this *Petition* unless I file and serve a *Response* before the court signs final orders. (*Check one*):

- $\left[\ \right]$ I do not need to be notified about the court's hearings or decisions in this case.
- [] I ask the Petitioner to notify me about any hearings in this case. (List an address where you agree to accept legal documents. This may be a lawyer's address or any other address.)

Address	City	State	Zip
E-mail:			
If this address changes before the ca in writing. You may use the Notice of must also update your Confidential In involves parentage or child support.	Address Change fo	rm (FL All Fam	ily 120). You

Respondent signs here

Print name

Date

Confidential Information (CIF)
Clerk: Do <u>not</u> file in a public access file
Superior Court of Washington,
County:
Case No.:

Important! Only court staff and some state agencies may see this form. The other party and their lawyer may **not** see this form unless a court order allows it. State agencies may disclose the information in this form according to their own rules.

- 1. Who is completing this form? (Name):_____
- 3. Does your address information need to be confidential to protect your or your children's health, safety, or liberty? (*Check one*): [] Yes [] No If yes, explain why?
- **4.** Your Information This person is a *(check one):* [] Petitioner [] Respondent Interpreter needed? [] No [] Yes, language:______

Full name (first, middle, last):		Da	Date of birth (MM/DD/YYYY):Sex:	
Driver's license/Identicard (No., state): Race:		R	Relationship to children in this case:	
Mailing address (This address will not be kept private.) (street address or P.O. box, city, state zip):				
Email:		Pł	Phone:	

5. Other Party's Information – This person is a (check one): [] Petitioner [] Respondent Interpreter needed? [] No [] Yes, language:______

Full name (first, middle, last):		Date of birth (MM/DD/YYYY): Sex:	
Driver's license/Identicard (No., state):	Race:	Relationship to children in this case:	
Mailing address (This address will not be kept private.) (street address or PO box, city, state zip):			
Email:		Phone:	

Home address (check one): [] same as mailing address [] listed below (street, city, state, zip):		
Social Sec. No:		
Employer's name:	Employer's phone:	
Employer's address:		

> Skip sections **6–9** if your case does <u>not</u> involve children. Sign at the end.

6. Children's Information (You do not have to fill out the children's Social Security numbers if your case is only about a protection order.)

Child's full name (first, middle, last)	Date of birth (MM/DD/YYYY)	Race	Sex	Soc. Sec. No.	Current location: lives with
1.					[] You [] other party:
2.					[] You [] other party:
3.					[] You [] other party:
4.					[] You [] other party:

7. Have the children lived with anyone other than you or the other party during the last 5 years? (*Check one*): [] No [] Yes. If yes, fill out below:

Children lived with (name)	That person's current address
1.	
2.	

8. Do other people (not parents) have custody or visitation rights to the children? (*Check one*): [] No [] Yes. If yes, fill out below:

Person with rights <i>(name)</i>	That person's current address
1.	
2.	

I declare under penalty of perjury under Washington State law that the information on this form about me is true. The information about the other party is the best information I have or is unavailable because *(explain)*:______

[] Check here if you need more space to list other Petitioners, Respondents, or children. Put that information on the *Attachment to Confidential Information*, form FL All Family 002, and attach it to this form.

Signed at (city and state):_____

Date:

Petitioner/Respondent signs here

Print name here

Superior Court of Washington, County of				
In re: Petitioner/s (person/s who started this case):	No			
And Respondent/s (other party/parties):	Agreement to Join Petition (Joinder) (JN)			

Agreement to Join Petition (Joinder)

1. My name is: _____

2. I have read and I agree to join the *Petition* filed by the other side: *(title of Petition):* _____

I understand that if I fill out and sign below, the court may approve the requests listed in the *Petition* unless I file and serve a *Response* before the court signs final orders. *(Check one):*

I do not need to be notified about the court's hearings or decisions in this case.

□ I ask the other side to notify me about any hearings in this case. (*List an address where you agree to accept legal documents. This may be a lawyer's address or any other address.*)

address	city	state	zip	
(Ontional) email:				

If this address changes before the case ends, you **must** notify all parties and the court in writing. You may use the *Notice of Address Change* form (FL All Family 120). You must also update your *Confidential Information* form (FL All Family 001) if this case involves parentage or child support.

Date

3. Other (if any):

Sign here	Print name	
Mandatory Form (05/2016)	Agreement to Join Petition (Joinder)	

Superior Court of Washington, County of _____

In re:

Petitioner/s (person/s who started this case):

No. _____

And Respondent/s (other party/parties):

Proof of Personal Service (AFSR)

Proof of Personal Service

Server declares:

1. My name is: ______. I am not a party to this case. I am 18 or older.

2. Personal Service

I served court documents for this case to (name of party):	
by (check one):	

- [] giving the documents directly to him/her.

3. Date, time, and address of service

Date:	Time:	[]a.m. []p.m.	
Address:			
Number and street	city	state	zip

4. List all documents you served (check all that apply):

(The most common documents are listed below. Check only those documents that were served. Use the "Other" boxes to write in the title of each document you served that is not already listed.)

[] Petition to/for	
[] Summons (Attach a copy.)	[] Notice of Hearing
[] Order Setting Case Schedule	[] Motion for Temporary Family Law Order [] and Restraining Order
[] Notice Re: Military Dependent	[] Proposed Temporary Family Law Order
[] Proposed Parenting Plan	[] Motion for Immediate Restraining Order (Ex Parte)
[] Proposed Child Support Order	[] Immediate Restraining Order (Ex Parte) and Hearing Notice
[] Proposed Child Support Worksheets	[] Restraining Order
[] Sealed Financial Documents	[] Motion for Contempt Hearing
[] Financial Declaration	[] Order to Go to Court for Contempt Hearing
[] Information for Temporary Parenting Plan	[] Motion for Adequate Cause Decision
[] Declaration of:	[] Notice of Intent to Move with Children (Relocation)
[] Declaration of:	[] Objection about Moving with Children and Petition about Changing a Parenting/ Custody Order (Relocation)
[] Other:	[] Other:
[] Other:	[] Other:

5. Fees charged for service

- [] Does not apply.
- [] Fees: \$ _____ + Mileage \$ _____ = Total: \$ _____
- 6. Other Information (if any): _____

I declare under penalty of perjury under the laws of the state of Washington that the statements on this form are true.

Signed at (city and state):	
-----------------------------	--

Date:

Signature of server

Print or type name of server

To the party having these documents served:

- File the original *Proof of Personal Service* with the court clerk.
- If you served a *Restraining Order* signed by the court, you must also give a copy of this *Proof of Personal Service* and a *Law Enforcement Information Sheet* to law enforcement.
- If the documents were personally served outside of Washington state, you must fill out and file form FL All Family 102 (*Declaration: Personal Service Could Not be Made in Washington*).

[] To the Server: check here if you persona state. Your signature must be notarized o	ally served the documents <i>outside</i> Washington r sworn before a court clerk.
(For personal service in Washington state, you before a court clerk.)	Ir signature does not need to be notarized or sworn
Signed and sworn to before me on (da	
	Signature of notary or court clerk
	Print name of notary or court clerk
	[] I am a notary public in and for the state of:
	My commission expires:
	[] I am a court clerk in a court of record in (county):
(Print seal above.)	(state):

Superior Court of Washington, County of		
In re:		
Petitioner/s (person/s who started this case):	No	
And Respondent/s (other party/parties):	Service Accepted (ACSR)	

Service Accepted

. I accept

service of the following documents (check all that apply):

(The most common documents are listed below. Check only those documents that were served. Use the "Other" boxes to write in the title of each document served that is not already listed.)

Petition to/for		
Summons	Notice of Hearing	
Order Setting Case Schedule	 Motion for Temporary Family Law Order and Restraining Order 	
Notice Re Military Dependents	Proposed Temporary Family Law Order	
Proposed Parenting Plan	Motion for Immediate Restraining Order (Ex Parte)	
Proposed Child Support Order	Immediate Restraining Order (Ex Parte) and Hearing Notice	
Proposed Child Support Worksheets	Restraining Order	
Sealed Financial Documents	Motion for Contempt Hearing	
Financial Declaration	Order to Go to Court for Contempt Hearing	
Declaration of:	Other:	
Declaration of:	Other:	

Declaration of:	Other:
Other:	Other:
Other:	Other:
Other:	Other:

2. Personal Jurisdiction (check one):

- I agree this court has jurisdiction over me (or my client) for this case.
- I do not agree this court has jurisdiction over me (or my client) for this case because:

Signing this form means you agree that you have *received* the court papers for this case. It does not mean that you *agree* with the papers.

If you sign below, you must also list an address where you agree to accept legal papers for this case. This may be a lawyer's address or any other address.

Sign here	Print name (if lawyer, also	provide WSBA #) Date
street address or P.O. box	city	state zip
(Optional) email:		
should file the Notice of Address Cl	case ends, you must notify all parties an nange form (FL All Family 120). You mu) if this case involves parentage or child	ist also update your Confidential

I am the lawyer for (name):

CASE TYPES 3 - 6

COUNTY SUPERIOR COURT

CASE INFORMATION COVER SHEET

Case Number	 Case Title		
Attorney Name	 	Bar Membership Number	

Please check one category that best describes this case for indexing purposes. Accurate case indexing not only saves time in docketing new cases, but helps in forecasting needed judicial resources. Cause of action definitions are listed on the back of this form. Thank you for your cooperation.

- Annulment/Invalidity (INV 3)
- Child Visitation-Relatives, Grandparents (RCV 3)
- Committed Intimate Relationship (CIR 3)
- De Facto Parentage (DFP 3)
- Dissolution with Children (DIC 3)
- Dissolution with no Children (DIN 3)
- Disso. of Dom. Partnership with Children (DPC 3)
- Disso. of Dom. Partnership-No Children (DPN 3)
- Foreign Judgment (FJU 3)
- Invalidity-Domestic Partnership (INP 3)
- Legal Separation (SEP 3)
- Legal Separation-Domestic Partnership (SPD 3)
- Mandatory Wage Assignment (MWA 3)
- Modification (MOD 3)
- Modification: Support Only (MDS 3)
- Out-of-State Custody (OSC 3)
- Parenting Plan/Child Support (PPS 3)
- Reciprocal, Respondent in County (RIC 3)
- Reciprocal, Respondent Out of County (ROC 3)

DOMESTIC VIOLENCE/ANTIHARASSMENT

- Confidential Name Change (CHN 5)
- ADOPTION/PARENTAGE
- Adoption (ADP 5)
- Confidential Intermediary (MSC 5)
- Initial Pre-Placement Report (PPR 5)
- Modification (MOD 5)
- Parentage (PAT 5)
- Parentage/URESA/UIFSA (PUR 5)
- Parentage Surrogacy (PAS 5)
- Relinguishment (REL 5)
- (Title 26) Termination of Parent-Child Relationship (TER 5)

PROBATE/GUARDIANSHIP

Absentee (ABS 4) Disclaimer (DSC 4) Emergency Guardianship/Conservatorship (EGC 4) Emergency Minor Guardianship (EMG 4) Estate (EST 4) Foreign Will (FNW 4) Guardianship (GDN 4) Guardianship/Estate (GE 4) Guardianship of the Estate (GDE 4) Guardianship of the Person (GDP 4) Limited Guardianship (LGD 4) Limited Guardianship of the Estate (LGE 4) Limited Guardianship of the Person (LGP 4) Minor Conservatorship (MCE 4) Minor Guardianship Custody (MGC 4) Minor Emergency Guardianship Conservatorship (EGM4) Minor Other Protective Arrangement (OPM 4) Minor Settlement Probate (MST 4) Miscellaneous - Probate (MSC 4) Non-Probate Notice to Creditors (NNC 4) Other Protective Arrangement (OPR 4) Sealed Will Repository (SWR 4) Small Estate Affidavit (SEA 4) Standby Minor Guardianship (SMG 4) Trust/Estate Dispute Resolution (TDR 4) Trust (TRS 4) Will Only (WLL 4) MENTAL ILLNESS Alcohol/Drug Treatment (ALT 6) Assisted Outpatient Treatment (AOT 6) Mental Illness-Adult (MI 6) Mental Illness-Juvenile (MIJ 6) Mental Illness-Other Venue (MIO 6) Mental Illness-Family Petition (MIF 6)

If you cannot determine the appropriate category, please describe the cause of action below.

Please Note: Public information in court files and pleadings may be posted on a public Web site.

DOMESTIC RELATIONS

Annulment--Invalidity--Petition claiming an illegal or invalid marriage.

Child-Relative Visitation--Petition seeking visitation with a child by a relative (RCW 26.11). Committed Intimate Relationship--Petition for distribution of property from a committed intimate relationship (i.e., a stable, maritallike relationship where both parties cohabit with knowledge that a lawful marriage between them does not exist).

De Facto Parentage- Petition filed under RCW 26.26A.440 requesting the court for an order finding the petitioner to be the de facto parent of the child named in the petition. **Dissolution with Children**--Petition to terminate a marriage other than annulment, with children of that marriage.

Dissolution with no Children--Petition to terminate a marriage other than annulment, with no children of that marriage.

Dissolution of Domestic Partnership– With Children--Petition to terminate a domestic partnership, other than annulment, with children of that domestic partnership. Dissolution of Domestic Partnership–

With No Children--Petition to terminate a domestic partnership, other than annulment, with no children of that domestic partnership. Foreign Judgment--A judgment, decree, or order of a court of the United States, or any state or territory, which is entitled to full faith and credit in this state.

Invalidity-Domestic Partnership-- Petition to invalidate a domestic partnership. Legal Separation--Petition to live separate and apart

Legal Separation-Domestic Partnership --Petition to live separate and apart in a domestic partnership.

Mandatory Wage Assignment--Petition for wage assignment.

Modification--Petition seeking amendment of a previous order or decree.

Modification: Support Only--Petition seeking amendment of a previous order or decree regarding support.

Out-of-State Custody--Recording custody established out-of-state.

Parenting Plan/Child Support—Petition for Residential Schedule/Parenting Plan/Child Support in circumstances set forth in RCW 26.26.375.

Reciprocal, Respondent-in-County-Petition to enforce orders between states under URESA for respondents in the county. Reciprocal, Respondent-Out-of-County-Petition to enforce orders between states under URESA for respondents out of the county.

DOMESTIC VIOLENCE/ ANTIHARASSMENT Confidential Name Change-Petition for name change, when domestic violence /antiharassment issues require

MENTAL ILLNESS

confidentiality.

Alcohol/Drug Treatment--Petition for involuntary treatment for one who is

Case Types 3 - 6

incapacitated by alcohol or drugs. Assisted Outpatient Treatment--Petition requesting involuntary behavioral health treatment (2018).

Mental Illness--Adult--Petition for involuntary treatment for an adult who is incapacitated by mental illness. Mental Illness--Juvenile--Petition for involuntary treatment for a juvenile who is

incapacitated by mental illness. Mental Illness–Other Venue--Petition to

modify or revoke a Less Restrictive Alternative originally issued in another county.

Mental Illness-Family Petition--Petition for review of a DMHP decision to not detain a person for evaluation and treatment involuntary treatment under the Involuntary Treatment Act. Petition filed by family member, guardian, or conservator of the person named in the petition.

ADOPTION/PARENTAGE

Adoption--Petition to establish a new, permanent relationship of parent and child not having that relationship.

Confidential Intermediary--Petition to appoint a confidential intermediary to contact the adopted person(s), birth parent(s), or other relative(s).

Initial Pre-Placement --An initial pre-placement report filed on a child by the DSHS prior to the filing of adoption papers. Modification--Petition seeking amendment of a previous order or decree.

Parentage --Petition to determine the legal status of a parent.

Paternity/URESA/UIFSA --Petition to determine the legal status of a parent that is filed in conjunction with the reciprocal report entered under the URESA or UIFSA acts. Parentage Surrogacy-Court proceedings related to provisions of surrogacy agreements. Relinquishment--Petition to relinquish a child to DSUS on parent of the parent statement of the topological statement.

to DSHS, an agency, or a prospective adoptive parent. (Title 26) Termination of Parent-Child

Relationship--Petition to terminate a parent-child relationship when parent has not executed a written consent.

PROBATE/GUARDIANSHIP

Absentee--Petition to determine the location of absent owner of real or personal property. Disclaimer--Recording a written instrument disclaiming an interest by beneficiaries. Emergency Guardianship Conservatorship-and Minor Emergency Guardianship Conservatorship -Emergent request to appoint a person to manage the estate or affairs of another. Emergency Minor Guardianship-Emergent

request to place a child with a guardian while Minor Guardianship Custody is pending. RCW 11.130.225

Estate--Petition seeking court settlement of a deceased person's property.

Foreign Will--Filing of a will for probate that has been proved in another state, territory, or foreign country.

Guardianship--Petition to appoint a guardian over a person and estate to manage the affairs of an incompetent or non-resident person.

Guardianship/Estate--Petition seeking court settlement for the property of a deceased person who was the ward of a guardian. Guardianship of the Estate--Petition to appoint a guardian over the estate to manage the affairs of an incompetent or nonresident person.

Guardianship of the Person--Petition to appoint a guardian over a person to manage the affairs of an incompetent or non-resident person.

Limited Guardianship--Petition to appoint a limited guardian with only partial responsibility for the ward's person and property, where the ward is not fully incompetent.

Limited Guardianship of the Estate--Petition to appoint a limited guardian with only partial responsibility for the person's property, where the ward is not fully incompetent.

Limited Guardianship of the Person--Petition to appoint a limited guardian with only partial responsibility for the person, where the ward is not fully incompetent. Minor Conservatorship--Petition is based solely on the underage status of the Minor. RCW 11.130.595

Minor Guardianship Custody-No parent willing/able to perform parenting functions. (Replaces Child Custody-2021) RCW 11.130.190

Minor Settlements--Petition for a court decision that an award to a minor is appropriate when letters of guardianship are required (e.g., net settlement value is greater than \$25,000).

Non-Probate Notice to Creditors--The filing of a non-probate notice to creditors in a case in which no probate action is expected (e.g., an estate with a living trust which does not require probate, providing the heirs with an opportunity to start the time period for creditor filing of claims).

Sealed Will Repository--Filing a will under seal before a testator's death, as authorized by RCW 11.12.265.

Small Estate Affidavit- A non-probate process under RCW 11.62.010 for a successor individual to claim or acquire ownership of a decedent's property.

Standby Minor Guardianship-Guardian appointment for up to 2 years when no parent is willing/able to perform parenting functions. RCW 11.130.220

Trust/Estate Dispute Resolution--The filing of a dispute in any estate, guardianship, or trust.

Trust-- A case filed, by order, separately from a guardianship or probate case. Will Only--Filing a will when no further action shall be taken.



Certificate of Dissolution Declaration of Invalidity of Marriage or Legal Separation

Please Type or Print in Permanent Black Ink

1. Court File Number			
		State File Numb	er
Decree - I certify the marriage of the persons named below	ow was ordered as a		
2. Legal Separation Dissolution of Marriage	3. Date of Decree	4. County of Decree	
Declaration of Invalidity	MM / DD / YYYY		
5. Signature of Superior Court Clerk			
x			
To be Compl	eted by Petitioner's Attorney or F	PRO SE	
Spouse A			
6a. Name	6b. Birth Last Name if Different	6c. Date of Birth	6d. Birth State
First Middle Last		(MM/DD/YYYY)	(If not USA give Country)
6e. Current Residence (Number and Street)	6f. City	6g. County	6h. State
Spouse B			
7a. Name	7b. Birth Last Name if Different	7c. Date of Birth	7d. Birth State
First Middle Last		(MM/DD/YYYY)	(If not USA give Country)
7e. Current Residence (Number and Street)	7f. City	7g. County	7h. State
8. Place of this Marriage - County 9. State	10	. Date of this Marriage	11. Number of Children
	(If not USA give Country)	(MM/DD/YYYY)	(Born alive of this Marriage)
12. Petitioner	13 Name of Petitioner's Attorne		(======================================
Spouse A Spouse B Both Other (Specify)			
14. Petitioner's Attorney's Address			