AFFIDAVIT

This is a record of HumanRights Violations committed against Jennifer Lyn Ryalls

Parties involved are as follows, Andrey V. Runov, Anna Vujovic (Andrey's Attorney), Caitlinn Mannix (Anna's legal aid), Anthony F. Golick (Prosecuting Attorney), D.Field (Deputy Prosecuting Attorney), Jill H. Sasser (Commissioner), Scott A.Collier (Superior Court Judge).

With a case number 21-3-01443-06 in the Clark County Washington Family Law court, initiated by Andrey V. Runov, Legal Separation between Andrey V. Runov and Jennifer Lyn Ryalls

15th Day of March, 2022

Comes now Jennifer Lyn Ryalls, Trustee (hereinafter "Affiant") being competent to testify and being over the age of twenty-one years, after first being duly affirmed according to tell the truth to the facts related herein states that Affiant has first-hand knowledge and belief that these facts are true to the best of Affiant's knowledge and belief, and;

All parties were properly served the Documents listed within this Affidavit.

On 08-03-2021 Affiant was given notice requesting Affiant and Affiants three children to leave Affiant's place of Residence at 1,5000 Spirit Lake Hwy in Toutle, WA. This request was due to the fact that Andrey chose to no longer work at Havilah Retreat Center which wasan exchange for housing at said residence. Thereby purposefully making Andreys wife (at the time) along with three children homeless and did nothing to resolve the homelessness. Which is in violation of Article 25 in paragraph 1 of the Universal Declaration of Human Rights. Please see EXHIBIT 1

On or around 08-28-2021 Affiant and Affiants children moved out of the Spirit Lake Hwy residence and was on route to a home in Pennsylvania. Affiant stayed at Taylor Anderson's house for a couple days to wrap up some business in town and at church prior to going to Pennsylvania. Affiant had been offered a place to stay by one of Affiants friends and Affiant accepted the offer due to the fact that all other attempts to find housing locally was unsuccessful. The move was discussed with Andrey shortly after the notice to vacate the Spirit Lake Hwy home as it was apparent Andrey was intentionally ignoring the approaching homelessness of Andreys family.

On 08-30-2021 Affiant was served COURT'S AUTOMATIC TEMPORARY ORDER signed by Scott A. Collier wherein the order stated that Affiant was unable to take children out of State until both parents came to an agreementwhich is in violation of Article 9 wherein the Affiant was subjected to arbitrary arrest and detention without a hearing therefore prolonging the first human rights violation of homelessness. Please see EXHIBIT 2. A week following being served Affiant went to the Clark County Clerk's office to find out

more about what the order was grounded on. There were two other documents that were to be served to Affiant that werenotwhich is in violation of due process. One of those documentswas PETTITON FOR LEGAL SEPERATION and the second SUMMONS: NOTICE ABOUT MARRIAGE OR DOMESTIC PARTNERSHIP, in which on the later document there is a notice of 20-day response or default. Affiant believes the lack of due process was an attempt by Andrey to force Affiant into default. Please see EXHIBIT 3 and EXHIBIT 4. Since being served Affiant and children remained homeless.

On 09-8-2021 Affiant filed RESPONSE TO PETITION ABOUT A MARRIAGE at the Clark County Clerk's office. Please see EXHIBIT 5. Affiant was advised to go to the court facilitator for advice on what documents to file. The facilitator filled out the WASHINGTON STATE CHILD SUPPORT SCHEDULE WORKSHEET wherein in said document the facilitator inputted an income amount for Affiant regardless of Affiant not having an income. Facilitator also advised to file a PARENTING PLAN, FINANCIAL DECLERATION, MOTION FOR TEMPORARY FAMILY LAW ORDER AND RESTRAINING ORDER, WASHINGTON STATE CHILD SUPPORT SCHEDULE and NOTICE OF HEARING further prolonging Affiant's homelessness and ability to find an income Along with undue stress on Affiant and Affiants three children.

On 10-5-2021 Affiant filed PARENTING PLAN to the Clark County Clerk and filed proof of delivery to Petitioner. Please see EXHIBIT 6

On 11-01-2021 Affiant received a notice stating Andrey entered into counsel with Anna Vujovic, WSBA #53785 a Washington State Attorney. Please see **EXHIBIT 7At** this time Andrey had the means to solve the homeless problem for his children and failed to do so. Affiant was not receiving any support financially nor was Andrey caring for Affiants three children.

On 11-15-2021 Affiant filed with the Clark County Clerk's office AFFIDAVIT OF FACT please see EXHIBIT 8, PROOF OF RESIDENTIAL LEASE TERMINATION please see EXHIBIT 9, MOTION FOR TEMPORARY FAMILY LAW ORDER AND RESTRAINING ORDER please see EXHIBIT 10, FINANCIAL DECLERATION please see EXHIBIT 11, and WASHINGTON STATE CHILD SUPPORT SCHEDULE WORKSHEET please see EXHIBIT 12 and SEALED FINANCIAL SOURCE DOCUMENT please see EXHIBIT 13. Within these documents Affiant was pleading with the court to be able to move to Affiant's home with Affiant's children. Also, in these documents Affiant was requesting a restraining order and a thorough explanation of why. Andrey Runov struggles with drinking and abuse. Please see EXHIBIT 46 for a copy of Andreys back ground check as to evidence of Andreys character. Meanwhile the Affiant and children are still homeless, under court order to stay in one place while homeless while Affiant having to defend Affiant from false accusation from an Abusive alcoholic while the courts and Emmanuel Baptist Church watch without stepping in to help.

On12-01-2021Affiant received the following documents in the mail from Andrey's Attorney, please see EXHIBIT14. Included were the following documents, WASHINGTON STATE CHILD SUPPORT SCHEDULE WORKSHEETplease seeEXHIBIT 15, PROPOSED PARENTING PLANplease seeEXHIBIT 16, DECLERATION OF PETITIONER IN RESPONSE TO RESPONDENTS MOTION FOR TEMPORARY FAMILY LAW ORDERplease seeEXHIBIT 17, DECLERATION OF CHRIS BOXWELLplease seeEXHIBIT 18, DECLERATION OF JAMES MCVICKERplease see EXHIBIT19, DECLERATION OF ELIJAH RUNOVplease seeEXHIBIT 20 and DECLERATION OF ANDRE 1. RYALLS please seeEXHIBIT 21. Within these documents Andrey is attempting to paint a picture of Affiant being a horrible mother and has joined some religious cult in violation of Article 16 paragraph 1 article 18 of the Universal Declaration of Human Rights. Neither the court nor the prosecutor nor the lawyer have stepped in to stop the human rights violations andin fact aided Andrey in them. These

documents show Andreys involvement in rounding up the community and church against Affiant in an attempt to make Andrey appear as though Andrey is some sort of victim and that the Affiant has lost a sense of reality. Affiant experienced many people turning their backs on Affiant during this time.

On 12-06-2021 Affiant filed REBUTTAL TO DECLERATION OF PETITIONER IN RESPONSE TO RESPONDENT MOTION FOR TEMPORARY FAMILY LAW ORDER at the Clark County Clerk's office and published it at the reignbulletin.org/notice/Jennifer-lyn-runov/ please see **EXHIBIT 22** and for Andreys declaration that Affiant was Rebutting**EXIBIT 16**. Affiant attempted to correct the human rights violations and received nothing but indifference from all parties.

Affiant received a letter from Anthony F Golick Prosecuting Attorney regarding the case. The letter was stated Affiant was required to provide all further filed documents to Anthony's office. Please see EXHIBIT 23. Affiant did not initiate contact with the Prosecuting Attorney's office.

On 12-08-2021was a CourtHearing with Commissioner Sasser, Anna Vujovic, D.Field and Andrey V Runov. Affiant had completed all required paper needed in order for Affiant to be able to move to Affiants new home with Affiant's children and protect Affiant and children from a very unstable man Andrey Runov. The court denied a restraining order and denied Affiant the ability to move with children out of State further prolonging Affiant and children's homelessness. The court also Advised Affiant to go the Department of social Services to seek housing instead of allowing Affiant to go to housing Affiant had arranged. The court ordered Andrey to pay child support and Alimony wherein Affiant has yet to see. The court also ordered Andrey to pay on a line of credit that was used to purchase Andreys vehicle and again Andrey has to this day yet to pay and is on its way to collections.

Affiant requested that the human rights violations be lifted and the court denied said requests and gave Andrey more rights and ordered the Affiant to allow visitation of Andrey's homeless children every weekend. Further complicating Affiant's situation as Affiant would be in violation of the court if Affiant did not accommodate Andreys granted visitation on the second.

On 12-13-2021 Affiant received an Email from Andreys Attorney regarding email exchanges moving forward, please see EXHIBIT 24.

On 12-14-2022 Affiant received a letter from Anthony F. Golick with a TEMPORARY CHILD SUPPORT ORDER and WORKSHEET that Anthony's office put together based on the court hearing on 12-08-2021 please see EXHIBIT 25. Prosecutor furthered the human rights violation by stating that the Affiant could not leave the state and Prosecutor perpetuated homelessness of Affiant and children. The court continued to pile obligations on the Affiant monthly while Aundrey was given benefits and support from the court, church and other community member.

On or around 12-15-2022 Affiant and Affiants children were asked by Taylor Anderson and her mother to leave their home. At this time Affiant began to search for housing solutions while complying with the courts orders of staying within the children's school district and allowing Andrey visitation every weekend. Housing required three times rent amount and a deposit both of which Affiant did not have. Andrey claimed all work funds regardless of marital agreement of Affiant raising the children and Andrey working. Andrey completely cut Affiant off from all funds starting in July as a way of controlling Affiant into a desperate situation and in the end back in Andreys hands. Housing in the State of Washington is unaffordable for any single parent.

On 12-20-2021Affiant received an Email from Andreys attorney with a copy of TEMPORARY FAMILY LAW ORDER AND PARENTING PLAN filed in the Clark County Clerk's officethat Anna Vujovic had sent to The Deputy Prosecuting Attorney's Office.please see EXHIBIT 26.

On 12-28-2021Affiant received an Email from Anna Vujovic with attached Child Support Order and Worksheet. The email was also sent to Deputy Prosecuting Attorney's Office.please see EXHIBIT 27

On 12-29-2021 Court Hearing with commissioner Jill Sasser, D. Fields, Anna Vujovic and Andrey V. Runov. Affiant pleaded with the court to allow Affiant to go to Affiant's home with Affiant's children and was again denied Jill H. Sasser advised Affiant to file a motion with Scott F. Collier in order to have the order preventing Affiant from moving with children removed. Affiant shared with the court that Andrey had been in contempt of court. Andrey was not picking up the children every weekend for Andreys weekly visits. Regardless of the fact that the homeless Affiant and children prepared for the children to be picked up causing undue stress as Affiant's children would cry every time it was time to get ready to see Andrey Jill H. Sasser advised Affiant to complete a contempt of court motion, which Affiant did on a later date. Jill H. Sasser signed the documents that Anna Vujovic and the Prosecuting Office where in agreement of regardless of Affiant objecting to what was within them.

On 12-30-2021 Affiant received a letter in the mail from the Deputy Prosecuting Attorney's office regarding the Jill H. Sasser signed orders. Affiant did not agree to Jill's signed document due to statements that Affiant did not agree to. The letter basically stated that Affiant was required to sign the documents. Please see EXHIBIT 28

Affiant filed a hearing request with Scott A. Collier set on Jan 19th at 9Am motioning to relocate with children and a removal of orders preventing Affiant from moving with children. Please see EXHIBIT 29 Affiant Filed MOTION FOR TEMPORARY ORDER ALLOWING MOVE WITH CHILDREN (RELOCATION) please see EXHIBIT 30

Affiant filed PARENTING PLANin the Clark County Clerk's office, please see EXHIBIT 31

On 12-31-2022Affiant had some correspondence sent through email to Anna Vujovic regarding taking the joint owned trailer off of property so that Affiant and children could live in it while resolving the legal process. Affiants' aunt managed to get in contact with Andrey and have him agree to Affiant taking the trailer to Emmanuel Baptists church parking lot. Please see EXHIBIT 32.

Affiant asked Emmanuel Baptist church in particular, its Pastor, Jeff regarding Affiant and Affiant's children temporarily staying in the parking lot in the trailer. There was already a couple that was staying in a trailer on the parking lot. A few days after Affiants Aunt got ahold of Andrey and had him agree to this, the church decided to not allow Affiant to stay on the property. Non-members of the church were given a place to stay on the church property but not a member that had been serving the church for years who was in need.

On 01-03-2022 Affiant completed a MOTION FOR CONTEMPT HEARING as per advised by Jill Sasser on the 12-29-2021 Hearing. Affiant brought the completed motion to JillSasser's assistant Rebecca Wittenborn located in the family law annex as per directed by the ClarkCounty clerk. Affiant was only allowed to communicate with the assistant of the office though an intercom outside the door. Affiant was directed to place the Motion for contempt hearing in a box outside the door. The office representative would not give Affiant any documentation that she made the request. Affiant was told that Affiant may or may not get the hearing based on whatever the judge decided. Affiant was never contacted. Affiant's complaint of Andreys Contempt of court were ignored. And no correspondence has been made regarding the request to this day. Please see EXHIBIT 33

On 01-04-2022 Affiant's aunt sent an email to Andreys Attorney regarding an update of the housing situation. Please see EXHIBIT 34

Email statement from Taylor Anderson regarding Taylor and her mother's request for Affiant and the children to leave. Please see EXHIBIT 35

On 01-05-2022Affiant emailed a LETER OF INTENT to Anna Vujovic. The letter was regarding Affiants need to move by 01-15-2022. Please see EXHIBIT 36

On and around this time Affiant was staying most days at the church to avoid being at Taylor's house. There were also occasional nights spent at church because of how late Affiant was working on legal documents for this case. Taylor and her mother did not like it if Affiant came to their house past 8pm.

On 01-06-2022Affiant received an email from Anna Vujovic stating Andrey is objecting to Affiant moving with children and that Andrey is proceeding with the courts and requesting a Guardium ad Litem.

Affiant requested address of where children will be Please see EXHIBIT 37

On 01-08-2022 Affiant gave the children to Andrey with all of their belongings due to increased pressure from Taylor and Taylors mother and Affiant's children were residing at and in order to keep Affiant and children's wellbeingfrom further harm Affiant made a very hard decision. For example, of what kind of pressure, Affiant was pulled aside and asked to not drink their drinking water and that the children were not allowed to go down stairs to grab something to eat regardless of Affiant buying the majority of the food with food stamps. There are many other examples similar to this.

On 01-10-2022Affiant received an email from Anna Vujovic with attached PARENTING PLAN and CR2A along with a statement of "I will need to file motions tomorrow if we do not receive signed orders today". Along with the address of where Andrey is claiming to live with the children. The address provided is Andreys parents' house in which Andrey nor children are not allowed at due to Andreys mother being sick with Covid and other complications. Affiant has proved these facts that Andrey has been lying about where Andrey has been residing, Affiant was ignored again and again. While Affiant complies with the court and Andrey repeatedly broke court orders, lied and the court continued to aid the criminal Please see EXHIBIT 38

Affiant replied to this email with the statement of Affiant will no longer be participating in their courts. Please see EXHIBIT 39

On 01-11-2022Affiant received an email from Caitlin Mannix with the following attached documents 1. PROPESED PARENTING PLAN 2. OBJECTION ABOUT MOVING WITH CHILDREN AND PETITION ABOUT CHANGING PARENTING/CUSTODY ORDER 3. DECLERATION OF PETITIONER IN RESPONSE TO RESPONDENTS MOTION FOR TEMPORARY FAMILY LAW ORDER. Within these documents there was a ton of false statements along with the common claim of Affiant being in a religious cult. Please see EXHIBIT 40

On 01-18-2022 Affiant received a letter from Tracy Haxby informing of the hearing Affiant requested for on Jan 19 was going to be set over to Jan 26 Please see EXHIBIT 41

On 01-21-2022Affiant sent Anna Vujovic and Caitlin Mannix an email with a link to RESPONSE TO DECLERATION OF PETITIONER IN RESONDENTS MOTION FOR TEMPORARY FAMILY LAW ORDER, published in the reign Bulletin newspaper. Please see EXHIBIT 41

On 01-26-2022 Affiant received an email from Caitlin Mannix with attached documents, MOTION TO APPOINT A GUARDIAN AD LITEM, PETTITIONERS DECLERATION IN SUPPORT OF THE GUARDIAN AD LITEM AND NOTICE HEARING. Please see EXHIBIT 42

The hearing Andrey requested was for 02-16-2022

The Hearing that was re-scheduled on this day Affiant did not attend. The Hearing was originally motioned to request a move with children.

On 02-12-2022Affiant sent an email to Anna Vujovic, Caitlin Mannix and Andrey Runov regarding Affiant no longer accepting emails as legal correspondence and that Affiant will be taking these matters the Human Rights tribunal for review. Please see EXHIBIT 43

On 02-14-2022Affiant received an email from Caitlin Mannix informing Affiant the previously scheduled hearing set at 2-16-2022 has been set over to 03-16-2022. Please see EXHIBIT 44

On 02-15-2022Affiant received an email from Caitlin Mannix with an attached letter from D. Fields regarding the previously mentioned hearing set over.Please see EXHIBIT 45

On03-10-2022Affiant received an email from Caitlin Mannix stating the court hearing set for 03-16-2022 has been stricken.

As of 03-15-2022 there has been no other communications between mentioned aforementioned parties.

The Entities named within this Affidavit of Fact who the Affiant has provided events have Ten (10) days from the publication of Public Notice to give rebuttal or these claims stand as fact.

Affiant affirms that all that is stated within this Affidavit is hereby true and correct in Yahushua/Jesus name.

Further Affiant sayeth naught Signed on this 15th day of March in the 2022th year of the new covenant in Yahushua's/Jesus name (03/15/2022)

Signature of Affiant,

Publication: https://reignbulletin.org/notice/jennifer-lyn-runov/

Notary Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the content of the document.

State of Pennsylvania
County of Cambria
On 15th 2000 before me, Notary A. Bekkey) Jennifer Lyn Ryalls, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or entity upon behalf of which the person acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of Pennsylvania that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.
Signature Kimberly a. Bekkey Print Name Kimberly A. Bekkey
Seal
Commonwealth of Pennsylvania-Notary Seal Kimberly A. Belskey, Notary Public Cambria County My commission expires December 10, 2024 Commission number 1207955

8/2/2021

Havilah Retreat Center 15000 Spirit Lake Hwy Toutle, WA

Andrey and Jennifer,

Per our contract, the 3-bedroom property is indeed to be occupied by property ground keepers who live and work at the property. I was brought to my attention that Andrey is no longer living on the property and has only documented 37 hours of labor within the month of July. I understand that life happens and situations arise that cannot be foreseen. I have verbally spoken to Andrey and he understands the situation and is cooperating with us.

This is a written notice of issue that need to be addressed immediately.

For the reminder of your time on the property it is strictly prohibited to use the pool, property equipment and the use of facilities for your personal use. Consider using the time left for work, packing, organizing and cleaning of the 3-bedroom house. Per our verbal understanding, you stated the you will leave the property by August 31, 2021. We will consider this as your final month at Havilah Retreat Center. Please leave the house in the same condition that it was when you entered it.

Thank you for cooperating with us and we wish you well where ever you may be. May God bless you.

Andrey Ivantsov

Andrey Runov

The the the

Date

Jennifer

83.2021

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AUG 3 0 2021

Scott G. Weber Clerk, Clark Co.

Superior Court of Washington, County of Clark

In re:

ANDREY V. RUNOV

Petitioner.

and

JENNIFER LYNN RUNOV

Respondent.

Case No. 21-3-01443-06

COURT'S AUTOMATIC TEMPORARY ORDER

I. NOTICE TO PARTIES

1.1 An action has been started in this court that affects your marriage, and/or seeks the establishment of a parenting plan. Both parties are now required to obey the following order unless the court changes it. Either of you may ask the court to modify this order upon filing a motion and properly serving it on the other party. Should either party violate this order, a party may request sanctions including, but not limited to, requesting that the other party pay their attorney's fees and costs for having to bring the violation before the court.

II. ORDER

IT IS ORDERED:

- 2.1 TEMPORARY ORDERS FOR ALL PARTIES INVOLVED IN A

 <u>DISSOLUTION, LEGAL SEPARATION, DOMESTIC PARTNERSHIP OR INVALIDITY</u>

 CASES:
- (a) Both parties are restrained from transferring, removing, encumbering, concealing, damaging or in any way disposing of any property except in the usual course of business or for the necessities of life or as agreed in writing by the parties. Each party shall notify the other of any extraordinary expenditure made after this order is issued. This order does not preclude a party from accessing funds in a reasonable amount to retain counsel;
- (b) Both parties are restrained from assigning, transferring, borrowing, lapsing, surrendering or changing entitlement of any insurance policies or

Court's Automatic Temporary Order - I

- retirement assets of either or both parties or of any dependent children, whether medical, health, life or auto insurance, except as agreed in writing by the parties;
- (c) Unless the court orders otherwise, both parties are responsible for their own future debts whether incurred by credit card, loan, security interest or mortgage, except as agreed in writing by the parties;
- (d) Both parties must have access to all financial records including tax, banking and credit card statements. Reasonable access to records shall not be denied without order of the court;
- 2.2 TEMPORARY ORDERS FOR PARTIES WITH MINOR CHILDREN IN COMMON INCLUDING PETITIONERS TO ESTABLISH RESIDENTIAL SCHEDULES/PARENTING PLANS:
- (a) Both parents are restrained from changing the primary residence of the child(ren) until further court order, except as agreed in writing by the parties:
- (b) Each parent shall have full access to the child(ren)'s educational and medical records, unless otherwise ordered by the court; and this order shall act as authority for any health care or educational institution to provide such records to a parent upon request. However, if a child is age 12 or older, permission must be obtained from the child before a health care provider must provide that child's records.
- (c) Each parent shall insure that the child(ren) is(are) not exposed to negative comments about the other parent in the presence of the child(ren). Neither parent shall make or allow others to make negative comments about the other parent in the presence of the child(ren). Neither parent shall show the child(ren) any documents or pleadings generated by or for the court in connection with this action.

2.3 EFFECTIVE DATE OF ORDER:

The Petitioner is subject to this order from the time of filing of the Petition. The Petitioner shall serve a copy of this on Respondent and file proof of service. The Respondent is subject to this order from the time that it is served. This order shall remain in effect unless expressly changed by further court order. This order does not prohibit any party from seeking any other Temporary Orders as may be authorized by law.

Ordered.

08/30/21

Date

Sett a, Lollier

Judge or Commissioner of Superior Court

FILED AUG 30 2021

Scott G. Weber, Clerk, Clark Co.

	Superior Court of Washin	ngton, County of <u>Clark</u>
In r	e the marriage / domestic partnership of	6 1 01113 06
	dry Vilunor	Summons: Notice about a Marriage
	d Respondent (other spouse / partner):	or Domestic Partnership
		Summons: riage or Domestic Partnership
Tot	he Respondent:	
1.	The petitioner has started an act	ion asking the court:
	To end your marriage.To end your domestic partnersFor a legal separation.	[] To decide if your marriage is valid. ship. [] To decide if your domestic partnership is valid.
	summons.	tated in the petition, a copy of which is attached to this
2.	response on the person signing the court.	ons and petition by serving a copy of your written this summons and by filing the original with the clerk of
	outside of the state of Washingto	esponse within 20 days (or 60 days if you are served on) after the date this summons was served on you, the court may enter an order of default against you, and tice to you, enter a decree and approve or provide for n.
	the final decree until at least 90 of	arriage or domestic partnership, the court will not enter days after filing and service. If you serve a notice of person, you are entitled to notice before an order of red.
	Your written response to the sun	nmons and petition must be on one of these forms:
	Summo	ons: Notice about a Marriage Domestic Partnership p. 1 of 2

CR 4.1

Mandatory Form (03/2021) FL Divorce 200

2

- 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 LawHelp: www.washingtonlawhelp.org, or
 - The Superior Court Clerk's office or county law library (for a fee).
- If this action has not been filed with the court, you may demand that the petitioner file this action with the court. If you do so, the demand must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the petitioner must file this action with the court, or the service on you of this summons and petition will be void.
- 6. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time.
 - One method of serving a copy of your response on the petitioner is to send it by certified mail with return receipt requested.

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

Dated: 08/30/2024	Signature of Petitioner or Lawyer/WSBA No. Andrey Runov Print or Type Name
File original of your response with the clerk of the court at:	Serve a copy of your response on: [] Petitioner (You may list an address that is not your residential address where you agree to accept legal documents.")
	[] Petitioner's Lawyer
(Name of Court)	(Name)
(Address)	(Address)

* If Petitioner's address changes before the case ends, Petitioner must notify all parties and the court clerk in writing. S/he may use the Notice of Address Change form (FL All Family 120). S/he must also update the Confidential Information Form (FL All Family 001) if this case involves parentage or child support.

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FILED AUG 30 2021

Scott G. Weber, Clerk, Clark Co. 430pm

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Petition for Legal Separation (Marriage)

1.	Petitioner lives in (county): Clark (state):	Washington
2.	Information about the marriage (check all that apply):	_ at (city and state):
	[] Our domestic partnership was registered with the State of, and: [] it converted into a marriage by law on June 30, 2014. (RCW 2)	6.60.100.)
	[] we were married on (date):	_
	We began living in separate households on (date): 06 - 20	

	Request for legal separation						
	l ask the court for a legal s (check one):	separation and to find that our marital community ended on					
	(x) the date this Petition is	s filed.					
	[] (date):, which is when (check all that apply):						
10	one of us moved to a separate household.						
H.F.	[] we separated our	assets and debts.					
	[] we agreed the mai	rital community ended.					
1	[] other (specify):						
4.	Jurisdiction over the spouses						
1	The court has jurisdiction over the marriage because at least one 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.						
		Respondent lived in Washington State while they were married still lives in this state or is stationed in this state as a member of					
	[] The Petitioner and Respondent may have conceived a child together in this state.						
	[] Other (specify):						
	[] The court does not he the court's ability to di	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.)					
5.	[] The court does not he the court's ability to di	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.)					
5.	[] The court does not he the court's ability to disposal support, or applications one of the spouses	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.)					
5.	[] The court does not he the court's ability to disposal support, or ap	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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					
5.	[] The court does not he the court's ability to dispousal support, or apils one of the spouses (Check one): No [] Yes	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 may file a Petition to Decide Parentage (form FL Parentage 301) in court. In most cases, the deadline					
5.	[] The court does not he the court's ability to dispousal support, or apils one of the spouses (Check one): [▶ No [] Yes If Yes, who is pregnant?	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 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 four.					
5.	[] The court does not he the court's ability to dispousal support, or apilis one of the spouses (Check one): [▶ No [] Yes If Yes, who is pregnant? [] Petitioner	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 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 four. (See RCW 26.26A.115, 26.26A.435.)					
5.	[] The court does not he the court's ability to dispousal support, or apils one of the spouses (Check one): [▶ No [] Yes If Yes, who is pregnant?	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 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 four.					
5.	[] The court does not he the court's ability to dispousal support, or apilis one of the spouses (Check one): [▶ No [] Yes If Yes, who is pregnant? [] Petitioner	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 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 four. (See RCW 26.26A.115, 26.26A.435.) If everyone agrees, both spouses and the child's biological father can sign an Acknowledgment (and Denial) of Parentage. Those forms must be notarized and filed with the Washington State Registrar of Vital Statistics to be valid.					
	[] The court does not he the court's ability to dispousal support, or apils one of the spouses (Check one): ☑ No [] Yes If Yes, who is pregnant? [] Petitioner [] Respondent Children of the marria	ave personal jurisdiction over the Respondent. (This may limit ivide property and debts, award money, set child support or opprove a restraining order or protection order.) pregnant? 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 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 four. (See RCW 26.26A.115, 26.26A.435.) If everyone agrees, both spouses and the child's biological father can sign an Acknowledgment (and Denial) of Parentage. Those forms must be notarized and filed with the Washington State Registrar of Vital Statistics to be valid.					

Child's name	Age	Child's name	Age
1. I sabella Runov		4.	
2. Alina Runov		5.	
3. Daniel Runov		6.	

Children's home/s

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?

[k] No. (Skip to b.)

[] Yes. (Fill out below to show where each child has lived during the last 5

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

Other people with a legal right to spend time with a child

Do you know of anyone besides you and your spouse who has (or claims to have) a legal right to spend time with any of the children?

(Check one): [] No. (Skip to c.) [K] Yes. (Fill out below.)

Name of person	Children this person may have the right to spend time with		
Vladimir Runov	[A] All children [] (Name/s):		
Vera Runov	[All children [] (Name/s):		

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Petition for Legal Separation (Marriage) p. 3 of 11

	V AND CO.			Action to the second	CONTRACTOR OF THE PARTY OF THE
C.	Other	COURT	Cases	involving	a child

Do you know of any court cases involving any of the children? (Check one): No. (Skip to 7.) [] 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):

	[] All children
1	[] (Name/s):
7.	Jurisdiction over the children (RCW 26.27.201221, .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): [X] (Children's names): Isabela Aliva Daviel 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): Labella Alina Daniel 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
	, or a court in the

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Mano	latory	9.020 Petition for Legal Separation (Form (03/2020) (Marriage) p. 5 of 11
		[★] I ask the court to order my spouse to pay his/her proportionate share of
	[]	according to state law for the children my spouse and manufacture order. The court 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.)
	[]	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) Court Order – I ask the court to order child support (including medical support)
9.		ild Support
	[]	The court cannot approve a Parenting Plan because the court does not have jurisdiction over the children.
		x later.
		[] at the same time as this Petition.
	[]	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):
	[]	My spouse and I have no children together who are under 18 years old.
8.	Pai	renting Plan
	[]	The court cannot approve a Parenting Plan because the court does not have jurisdiction over the children.
		[] Other reason (specify):
		There is no valid custody order or open custody case in the children's home state (name of state or tribe): filed in the children's home state (or tribe) by the time the children have been in Washington for 6 months, (date): should have final jurisdiction over the children.
		[] A custody case involving the children was filed in the children's home state (name of state or tribe):
	1	Temporary emergency jurisdiction. The court can make decisions for (children's names): Tabella Alina Daviel 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):
] Other state declined – The courts in other states (or tribes) that might be (children's names):
		 There is a lot of information (substantial evidence) about the children's care, protection, education and relationships in this state.
		 The children and a parent or someone acting as a parent have ties to Washington beyond just living here; and
		children's home state (or tribe) decided it is better to have this case in Washington and:

8.

21

	(check all that apply): [] day care 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):
	[M] 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 his/her proportionate share of post-secondary (college or vocational school) support.
10.	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): Figure Runov 15 years of age.
	[] My spouse has the following dependent children who are not from this relationship (list name/s and age/s): Andre Lyalls 16, Nick Baturin 13.
11.	Written Agreements
	Have you and your spouse signed a prenuptial agreement, separation contract or community property agreement?
	(Check one): [X] No. (Skip to 12.) [] Yes. (Fill out below.)
	Type of written agreement:
	Date of written agreement:
	Should the court enforce this agreement?
	(Check one): [X] Yes [] No
Mand	26.09.020 Petition for Legal Separation atory Form (03/2020) (Marriage) vorce 203 p. 6 of 11

	If No, why not?		
	eal Property (land or home)		
	Neither spouse owns any realI ask the court to divide the realin 11 above.		ne written agreement describ
[]] I ask the court to divide the re	eal property fairly (equitably	y), 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 The court does not have juris Other (specify): Mutu	sdiction to divide the real pr	y) as the court decides.
[] [K]	The court does not have juris Other (specify): Mutu	sdiction to divide the real pr	y) as the court decides. operty. in sepawativ
[] [k]	The court does not have juris Other (specify): Mutu assets.	ions, assets or business in property fairly. I ask the co	y) as the court decides. roperty. in separative interests of any kind) ourt to order that each spou
[] [k] Pe	The court does not have juris Other (specify): Mutual OSSETS. Property (possessing We have already divided the will keep any personal property described in 11 above.	ions, assets or business in property fairly. I ask the country that s/he now has or coopersonal property according	y) as the court decides. roperty. in separative interests of any kind) ourt to order that each spountrols. g to the written agreement
[] [k] Pe	The court does not have juris Other (specify): Mutual OSSETS. Personal Property (possessing We have already divided the will keep any personal property). I ask the court to divide the property is a skilled the property.	ions, assets or business in property fairly. I ask the country that s/he now has or coopersonal property according	y) as the court decides. operty. in separative interests of any kind) ourt to order that each spountrols. g to the written agreement uitably), as explained below:
[] [k] Pe [X]	The court does not have juris Other (specify): Mutual OSSETS. Property (possessing We have already divided the will keep any personal property described in 11 above.	dons, assets or business in property fairly. I ask the country that s/he now has or coopersonal property fairly (equencions/retirement, insurance, ses, etc. Do not list more than	y) as the court decides. roperty. in separative interests of any kind) ourt to order that each spountrols. g to the written agreement
[] [k] Pe [X]	The court does not have juris Other (specify): Mutu OSCIS. Property (possessing with the possessing of the court to divide the possessing of the	dons, assets or business in property fairly. I ask the country that s/he now has or coopersonal property fairly (equencions/retirement, insurance, ses, etc. Do not list more than	y) as the court decides. operty. in separative interests of any kind) ourt to order that each spountrols. g to the written agreement uitably), as explained below: Who should own this
[] [k] Pe	The court does not have juris Other (specify): Mutu OSCIS. Property (possessing with the possessing of the court to divide the possessing of the	dons, assets or business in property fairly. I ask the country that s/he now has or coopersonal property fairly (equencions/retirement, insurance, ses, etc. Do not list more than	interests of any kind) ourt to order that each spountrols. g to the written agreement uitably), as explained below: Who should own this property?
[] [k] Pe [x]	The court does not have juris Other (specify): Mutu OSCIS. Property (possessing with the possessing of the court to divide the possessing of the	dons, assets or business in property fairly. I ask the country that s/he now has or coopersonal property fairly (equencions/retirement, insurance, ses, etc. Do not list more than	y) as the court decides. operty. in separative interests of any kind) ourt to order that each spountrols. g to the written agreement uitably), as explained below: Who should own this property? [] Petitioner [] Respondent

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		vehicles, pensions/retirement, insurance, re, businesses, etc. Do not list more than ny account number.):	Who should own this property?
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
			[] Petitioner [] Respondent
[] T		vide the personal property fairly (equi have jurisdiction to divide the person	
а	ifter the date of se	r debts s/he incurred (made) n agreement described in 11	
[] [above. ask the court to n A Each spouse is	nake the following orders about debts s responsible for the debts that are no ts fairly (equitably), as explained belo	(check all that apply): w only in his/her own name.
[] [above. ask the court to n A Each spouse is	nake the following orders about debts s responsible for the debts that are no	(check all that apply): w only in his/her own name. w:
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are no ts fairly (equitably), as explained belo	(check all that apply): w only in his/her own name. w:
[] [ask the court to n A Each spouse is Divide the deb	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bt) Who should pay this debt?
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bt) Who should pay this debt? M Petitioner [] Respondent
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	w only in his/her own name. w: Who should pay this debt? Petitioner [] Respondent [] Petitioner [] Respondent
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. v: bt) Who should pay this debt? M Petitioner [] Respondent [] Petitioner [] Respondent
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bit) Who should pay this debt? ☑ Petitioner [] Respondent [] Petitioner [] Respondent [] Petitioner [] Respondent
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	w only in his/her own name. w: bt) Who should pay this debt? Petitioner [] Respondent [] Petitioner [] Respondent [] Petitioner [] Respondent [] Petitioner [] Respondent [] Petitioner [] Respondent
[] [ask the court to n Each spouse is Debt Amount	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bt) Who should pay this debt? Petitioner [] Respondent
a [] [] []	ask the court to n Each spouse is Divide the deb Debt Amount Q, 800	nake the following orders about debts is responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bit) Who should pay this debt? M Petitioner [] Respondent [] Petitioner [] Respondent
a [] [] [] [] []	ask the court to n Each spouse is Divide the deb Debt Amount Q, 800	nake the following orders about debts s responsible for the debts that are not ts fairly (equitably), as explained below Creditor (person or company owed this de	(check all that apply): w only in his/her own name. w: bit) Who should pay this debt? M Petitioner [] Respondent [] Petitioner [] Respondent
a [] []	ask the court to n Each spouse is Divide the deb Debt Amount Q, 800	nake the following orders about debts is responsible for the debts that are not its fairly (equitably), as explained below the company owed this death of the court decide its fairly (equitably) as	(check all that apply): w only in his/her own name. w: bit) Who should pay this debt? M Petitioner [] Respondent [] Petitioner [] Respondent

5. \\$	Spousal Support (maintenance/alimony)
X] Spousal support is not needed.
1] Spousal support is needed. The [] Petitioner [] Respondent has the ability to parand should pay support:
	[] as decided by the court.
	[] \$every month until (date or event):
	[] according to the written agreement described in 11 above.
	[] other:
16.	Fees and Costs
	[] No request.
	[] Order my spouse to pay my lawyer's fees, other professional fees, and costs for this case.
17.	Protection Order
	Do you want the court to issue an Order for Protection as part of the final orders in this case?
	[] No. I do not want an Order for Protection.
	Yes. (You must file a Petition for Order for Protection, form DV-1.015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)
	Important! If you need protection now, ask the court clerk about getting a Temporary Order for Protection.
	[] There already is an Order for Protection between my spouse and me.
	Court that issued the order:
	Case number:
	Expiration date:
18.	Restraining Order
	Do you want the court to issue a Restraining Order as part of the final orders in this case
	[] No. (Skip to 19.)
	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 6.

bome workplace are	ne Respondent not to go onto the grounds of or enter my
nome, workplace, or	school, and the daycare or school of any child listed in 6.
or school, or t	wingly to go or stay within feet of my home, workplace, the daycare or school of any child listed in 6 .
[K] Do not hurt or threa	iten - Order the Respondent:
 Not to use, try to 	rass, stalk, or molest me or any child listed in 6 ; and use, or threaten to use physical force against me or the children hably be expected to cause bodily injury.
	nakes this order, the court must consider if weapons restrictions are ideral law may also prohibit the Restrained Person from possessing
[] Prohibit weapons a	nd order surrender – Order the Respondent:
 Not to access, per concealed pistol 	ossess, or obtain any firearms, other dangerous weapons, or licenses until the Order ends, and
concealed pistol	surrender any firearms, other dangerous weapons, and any licenses that he/she possesses to (check one): [] the police [] his/her lawyer. [] other person (name):
[] Other restraining of	
Important! If you want a res Order and Restraining Order (FL Divorce 221).	straining order now , you must file a Motion for Temporary Family Law (FL Divorce 223) or a Motion for Immediate Restraining Order (Ex Parte)
9. Name Change	
[] No request.	
[] Change the Petitioner's	name to:
	first middle last
Other requests, if any	
etitioner fills out below:	
	under the laws of the state of Washington that the facts I have
rovided on this form are true.	
igned at (city and state): Vow	ACOUVE, WA Date: 08/30/202 Andrey U Runov
gried active and state).	Andrew 1/ Pinal
etitioner signs here	Print name
etitioner's lawyer (if any) fil	Is out below:
etitioner's lawyer signs here	Print name and WSBA No. Date
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L Divorce 203	

Respondent fills out below if he/she agrees to join this Petition: 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): [] 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
					may use the Notice of Address (the case ends, you must notify all pai Change form (FL All Family 120). You 001) if this case involves parentage o	ı must also update y	
Respondent signs here	Print name		ale					

FILED

2021 SEP -8 PM 2: 03

SCOTT G. WEBER, CLERK CLARK COUNTY

Superior Court of Washington, County of Clark

In re the marriage of:

Petitioner (person who started this case):

ANDREY V. RUNOV

And Respondent (other spouse):

JENNIFER LYN RUNOV

No. 21 3 01443 06

Response to Petition about a Marriage (RSP)

Response to Petition about a Marriage

Use this form to respond to a Petition for Divorce, Petition for Legal Separation, or Petition to Invalidate (Annul) Marriage.

1. Your response

Look at each section of the *Petition*. Check below to say if you agree or disagree with what the other party said in each section, or say if you don't know because you don't have enough information. (If you disagree with any part of a section, check "I disagree.") List your reasons for disagreeing on page 2.

Section in the Petition	Your response (check one)		
Information about the parties	[X] I agree	[] I disagree	[] I don't know
2. Information about the marriage	[X] I agree	[] I disagree	[] I don't know
3. Request	[X] I agree	[] I disagree	[] I don't know
4. Jurisdiction over the spouses	[] lagree	[] I disagree	[x] I don't know
5. Is one of the spouses pregnant?	[X] I agree	[] I disagree	[] I don't know
6. Children of the marriage	[X] I agree	[] I disagree	[] I don't know
6.a. Children's home/s	[X] I agree	[] I disagree	[] I don't know
6.b. Other people with a legal right to spend time with a child	[] I agree	[X] I disagree	[] I don't know

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	Your res	ponse (chec	k one)
Section in the Petition	[X] I agree	[] I disagree	[] I don't know
6.c. Other court cases involving a child	[]lagree	[x] I disagree	[] I don't know
7. Jurisdiction over the children	[X] I agree	[] I disagree	[] I don't know
8. Parenting Plan		[x] I disagree	[] I don't know
9. Child Support	[]lagree	-	
10. Children from other relationships	[X] I agree	[] I disagree	[]Idon't know
11. Written Agreements	[X] I agree	[] I disagree	[] I don't know
12. Real Property (land or home)	[]lagree	[X] I disagree	[]Idon't know
13. Personal Property (possessions, assets or business interests of any kind)	[]lagree	[X] I disagree	[] I don't know
14. Debts	[] I agree	[X]I disagree	[] I don't know
15. Spousal Support (maintenance/alimony)	[]lagree	[X]I disagree	[] I don't know
16. Fees and Costs	[] lagree	[x] I disagree	[] I don't know
17. Protection Order	[]lagree	[x] I disagree	[] I don't know
18. Restraining Order	[]lagree	[x] I disagree	[] I don't know
19. Name Change	[x] lagree	[] I disagree	[] I don't know
20. Other requests, if any	[]lagree	[] I disagree	[x] I don't know

If you checked "Disagree" for any of the sections, list your reasons here:

Section #: 6.b. Reasons. Vladimir and Vera Runov do not have legal rights to spend time with the children. There is no court order or any reason for a court order to issue such legal rights to the grandparents.

Section #: 7 Reasons: There is no need for a temporary emergency jurisdiction for Isabella. Alina and Daniel. The children were not abandoned nor were living outside of the State of Washington.

Section #: 9. Reasons The Respondent does not agree that Respondent should pay for the Petitioners transportation costs as that would take away funds from the children's many needs. The Respondent also does not agree with the Petitioner being able to claim the children as dependents on Petitioners taxes. Deductions should be granted to the parent providing the daily needs of the children.

The Respondent asks the court for an order for the Petitioner to pay \$1,215.00 monthly in child support. This amount was calculated off of the Washington State guideline for child support for someone making \$3,000.00 monthly. The Petitioner makes from \$4000.00 to \$5000.00 monthly.

RCW 26 09 030 Mandatory Form (03/2020) FL Divorce 211 Response to Petition about a Marriage p. 2 of 6 Section #:12 Reasons The Petitioner and the Respondent own property located at 382 Oyler rd Toledo, WA. The Respondent asks for 50% of the proceeds of or 50% of the value of said property if the Petitioner decides to keep it.

Section #: 13 Reasons. The Respondent asks the court to order a dividing of the remaining possessions that were acquired over the span of the marriage.

Kubota Tractor, its accessories, its key and it's paper work-should go to Respondent

Ammo for Respondents firearms and Vests-should go to Respondent Rv-should go to Petitioner

3 Coleman trail bikes-should go to petitioner

Generator- should go to Petitioner

Construction and mechanic tools - should go to Petitioner

The total of Petitioners possessions is equivalent to the total of Respondents possessions that is requested

Section #: 14 Reasons: Over the past 11 years thousands of dollars have been allocated to paying court fees, court fines, probation costs, domestic violence classes. AA classes, ignition interlock and so much more, all a result of the Petitioners disregard for the Law. While paying these debts the Respondent and children's quality of life suffered greatly. These court debts that were paid started before the Petitioners and Respondents marriage and grew as the Petitioner continued to disregard law and receive more criminal charges. In addition to the above, the Petitioner has a vehicle in his brother in laws name that was purchased with funds that could have been used to pay on this debt. The vehicle is currently worth ~6.000. Based on these facts I do not agree this debt of \$9.800.00 should be shared but that the Petitioner should be responsible for 100% of it

Respondent does agree that all debts accrued after the separation date of June 06, 2021 should be each individual's responsibility

Section #:15 Reasons: The Respondent requests the court to order the Petitioner to pay a monthly alimony amount of \$750.00. Respondent was told in the beginning of the marriage to drop out of college and career and care for the family. Due to this arrangement the Respondent has been out of the work place and lacks a degree to acquire a decent paying job.

Section #: 16 Reasons The Petitioner has the tools, connections and work portfolio to be able to afford any court costs accrued from this case. Putting any fees or court cost on the Respondent will only affect the children's needs being met.

<u>Section #: 17 Reasons:</u> The Respondent does agree that the Petitioner should be able to file a Protection Order. However, the Respondent wanted to make note in the record that there has been no aggression or threats of aggression or harassment from the Respondent towards the Petitioner.

<u>Section #: 18 Reasons:</u> Similar to Section 16, the Respondent does agree that the Petitioner should be able to file a Restraining Order. However, the Respondent has not hurt nor threatened the Petitioner to cause the Petitioner to file such order.

(If you need more space, you may add more pages to this Response. Number, date, and sign each page that you add.)

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	Protection Order
	Protection Order Do you want the court to issue an Order for Protection as part of the final orders in this case?
] No. (Skip to 3.)
	Yes. (You must file a Petition for Order for Protection, form DV-1 015 for domestic violence, or form UHST-02.0200 for harassment. You may file your Petition for Order for Protection using the same case number assigned to this case.)
	Important! If you need protection now, ask the court clerk about getting a Temporary Order for Protection.
ĺ	There already is an Order for Protection between my spouse and me.
ľ	Court that issued the order
	Case number
	Expiration date:
F	Restraining Order
	o you want the court to issue a Restraining Order as part of the final orders in this case?
] No. (Skip to 4.)
[:	Yes. Check the type of orders you want:
	[x] Do not disturb – Order the Petitioner not to disturb my peace or the peace of any child listed in the Petition.
	[x] Stay away – Order the Petitioner not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in Petition
	[x] Also, not knowingly to go or stay within 100 feet of my home, workplace, or school, or the daycare or school of any child listed in Petition.
	[x] Do not hurt or threaten – Order the Petitioner
	 Not to assault, harass, stalk, or molest me or any child listed in the Petition; 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 Petitioner:
	 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 he/she possesses to (check one): [] the police chief or sheriff. [] his/her lawyer: [] other person (name):
	[] Other restraining orders:
	portant! 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 2							
	Restraining Order (FL Uniolice 223) or a most of the control of th							
4.	Requests							
	I ask the court to approve the following order about my marriage (check one):							
	[x] Final Divorce Order (Dissolution Decree). The marriage is irretrievably broken.							
	[] Invalid Marriage Order (Annulment Decree)							
	[] Final Legal Separation Order							
	[] Valid Marriage Order (Decree)							
	I also ask the court to (check all that apply):							
	[x] approve Respondent's proposed Parenting Plan							
	[x] approve a Child Support Order, according to the Washington State Child Support Schedule							
	[] approve the separation contract.							
	[x] divide the property and debts as requested above (or fairly and equitably if no specific request is made).							
	[x] order reasonable spousal support as requested above (or fairly and equitably if no specific request is made).							
	[x] order payment of lawyer fees, other professional fees, and costs for this case.							
	[x] change the Respondent's name to: JENNIFER LYN RYALLS							
	[x] approve an Order for Protection first middle last							
	[x] approve a Restraining Order							
	[] other (specify):							
Dos	pondent fills out below:							
	clare under penalty of perjury under the laws of the state of Washington that the facts I have							
prov	ided on this form (including any attachments) are true.							
	[] I have attached (number): pages.							
Sign	ned at (city and state): Vancounty, WA Date: 9-8-2021							
8	Denniful I Punal							
Resp	Print name							
I ag	ree to accept legal papers for this case at (check one).							
[]	my lawyer's address, listed below.							
[x]	the following address (this does not have to be your home address):							
1	9509 NE 135 th court Vancouver WA 98682							
	street address or PO box city state zip							
1	(If this address changes before the case ends, you must notify all parties and the court clerk in writing. You may use the Notice of Address Change form (FL All Family 120).)							
	/ 26.09.030 Response to Petition							
	datory Form (03/2020) about a Marriage ivorce 211 p. 5 of 6							
1	# Control							

nportant! You must fill out and file a	a Confidential Information form (FL All Fa	amily 001) with the court clerk.
awyer (if any) fills out below		
	Control and M/COA No	Date
awyer signs here	Print name and WSBA No.	Date
awyer's address	city	state zip
mail (if applicable):		
RCW 26 09 030	Response to Petition	
Mandatory Form (03/2020) FL Divorce 211	about a Marriage p. 6 of 6	

KAH

FILED

2021 OCT -5 PM 1:58

SCOTT G. WEBER. CLERK CLARK COUNTY

Superior Court of Washington, County of Clark

In re:	1 2 3 6 11117 66
Petitioner/s (person/s who started this case):	No. 21 30144306
Andrey Vladimirovich Runov	
	Parenting Plan
And Respondent/s (other party/parties):	(PPP / PPT / PP)
Jennifer Lyn Runov	_ Clerk's action required: 1

Parenting Plan

1.	This parenting plan is a (check one):
	[X] Proposal (request) by a parent (name/s): Jenifer Lyn Runov. It is not a signed court order. (PPP)
	[] Court order signed by a judge or commissioner. This is a (check one): [] Temporary order. (PPT)
	[] Final order. (PP) [] This final parenting plan changes the last final parenting plan.

Children - This parenting plan is for the following children:

Child's name	Age	Child's name	Age
Daniel Vladimir Runov	10	4.	
2. Alina Sophia Runov	8	5.	
3. Isabella Hope Runov	3	6.	

- 3. Reasons for putting limitations on a parent (under RCW 26.09.191)
 - a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense. (If a parent has any of these problems, the court must limit that parent's contact with the children and that parent's right to make decisions for the children, and may not require dispute resolution other than court.)

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Parenting Plan p. 1 of 14

[][leither parent has any of these problems. (Skip to 3.b.)
70. 70	parent has one or more of these problems as follows (check all that apply).
[intentionally abandoned a child listed in 2 for an extended time.
[] Neglect – (Parent's name):
1	substantially refused to perform his/her parenting duties for a child listed in 2. Child Abuse – (Parent's name):
	(or someone living in that parent's home) abused or threatened to abuse a child. The abuse was (check all that apply): [] physical [] sexual [] repeated emotional abuse.
[>	Domestic Violence – (Parent's name): Andrey Vladimirovich Runov (or someone living in that parent's home) has a history of domestic violence as defined in RCW 26.50.010.
1	Assault – (Parent's name): (or someone living in that parent's home) has assaulted or sexually assaulted someone causing grievous physical harm, causing fear of such harm, or resulting in a pregnancy.
[Sex Offense –
	[] (Parent's name):
	has been convicted of a sex offense as an adult.
	[] Someone living in (parent's name):''s home has been convicted as an adult or adjudicated as a juvenile of a sex offense.
	been convicted as an addit of adjudicated as a juverille of a sex offense.
these	r problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that t's right to make decisions for the children.)
these paren	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that
these paren	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that t's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.)
these parer [] No [X] A	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name):
these paren [] No [X] A	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name): neglected his/her parental duties towards a child listed in 2.
these paren [] No [X] A	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name):
these paren	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name): neglected his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in
these parent [] No [X] A [X	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name): neglected his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the way of his/her ability to parent. Substance Abuse – (Parent's name). Andrey Vladimirovich Runov has a long-term problem with drugs, alcohol, or other substances that gets in the way of
these paren [] No [X] A [[X	problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect - (Parent's name): neglected his/her parental duties towards a child listed in 2. Emotional or physical problem - (Parent's name): has a long-term emotional or physical problem that gets in the way of his/her ability to parent. Substance Abuse - (Parent's name). Andrey Vladimirovich Runov has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent. Lack of emotional ties - (Parent's name):
these parent [] No [X] A [[X] [X] [X] [X] [X] [X] [X] [X] [X] [problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name): neglected his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the way of his/her ability to parent. Substance Abuse – (Parent's name). Andrey Vladimirovich Runov has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent. Lack of emotional ties – (Parent's name): has few or no emotional ties with a child listed in 2. Abusive use of conflict – (Parent's name): Andrey Vladimirovich Runov_uses conflict in a way that may cause serious damage to the psychological
these parent [] No [X] A [[X] [X] [X] [X] [X] [X] [X] [X] [X] [problems that may harm the children's best interests. (If a parent has any of problems, the court may limit that parent's contact with the children and that it's right to make decisions for the children.) either parent has any of these problems. (Skip to 4.) parent has one or more of these problems as follows (check all that apply): Neglect – (Parent's name): neglected his/her parental duties towards a child listed in 2. Emotional or physical problem – (Parent's name): has a long-term emotional or physical problem that gets in the way of his/her ability to parent. Substance Abuse – (Parent's name): Andrey Vladimirovich Runov has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent. Lack of emotional ties – (Parent's name): has few or no emotional ties with a child listed in 2. Abusive use of conflict – (Parent's name): Andrey Vladimirovich Runov_uses conflict in a way that may cause serious damage to the psychological development of a child listed in 2.

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	[] Other (specify):
Lim	tations on a parent
192107	loes not apply. There are no reasons for limitations checked in 3.a. or 3.b. above Skip to 5 .)
	o limitations despite reasons (explain why there are no limitations on a parent even rough there are reasons for limitations checked in 3.a. or 3.b. above):
	he following limits or conditions apply to (parent's name): Andrey Vladimirovich
	(check all that apply)
[No contact with the children.
[] Limited contact as shown in the Parenting Time Schedule (sections $8 - 11$) below
]	Limited contact as follows (specify schedule, list all contact here instead of in the Parenting Time Schedule):
[X	Supervised contact. All parenting time shall be supervised. Any costs of
	supervision must be paid by (name): The supervisor shall be:
	[] a professional supervisor (name):
	[X] a non-professional supervisor (name): Vladimir and Vera Runov
	The dates and times of supervised contact will be:
	[] as shown in the Parenting Time Schedule (sections 8 – 11) below
	[X] as follows (specify): Every other weekend. Two weeks for Christmas and to weeks in the summer.
	(Specific rules for supervision, if any): Must be in the presence of one of the grandparents Vladimir Runov or Vera Runov.
[x	Other limitations or conditions during parenting time (specify): Not to drive with children because of the history of drinking and driving.
[X] E	valuation or treatment required. (Name): Andrey Vladimirovich Runov mu
	be evaluated for: Mental health
	start (or continue) and comply with treatment:
	[] as recommended by the evaluation.

[] provide a copy of the f	evaluation and comp	pliance reports (specify details):
If this parent does not folk (what happens):	ow the evaluation or	treatment requirements above, then
cision-making		
isions for the children whe ergency health care. Majo	en they are with you, or decisions must be	
Who can make major de Type of Major Decision	Joint (parents make these decisions together)	Limited (only the parent named below has authority to make these decisions)
School / Educational	[]	[X] (Name): Jennifer Lyn Runov
Health care (not emergency)	[]	[X] (Name): Jennifer Lyn Runov
Other: Residence	i i	[X] (Name): Jennifer Lyn Runov
Other:	11	[] (Name):
Other:	i i	[] (Name):
as described in 3.a. a [] Major decision-making [] Both parents are a [] One of the parents reasonable becaus [] problems as [] the history of	to limit major decision of must be limited be bove. If should be limited limi	cause one of the parents has problems because (check all that apply): on-making and this is nove. Sipation in decision-making and the cooperate with each other in decision-making.
making.	between the parents	homes makes it hard to make timely

5.

De W de en a.

b.

6.

are **no** limitations in **3.a.** above. If a dispute resolution provider is checked below, the parents may, and sometimes must, use this provider before filing a Petition to Change a Parenting Plan or a Motion for Contempt for not following the plan. Check your county's Local Court Rules.

a.	The parents will go to (check one)		
	[] The dispute resolution provider below (before they re-	may go to court):	
	[] Mediation (mediator or agency name).		
	[] Arbitration (arbitrator or agency name):		
	[] Counseling (counselor or agency name)		
	If a dispute resolution provider is not named above longer available, the parents may agree on a provid one	ler or ask the court to	name
	Important! Unless there is an emergency, the parer dispute resolution process listed above in good faith, disagreements about joint decisions or what parts of does not apply to disagreements about money or su	this plan mean. This	tor
	[] Court (without having to go to mediation, arbitration (If you check this box, skip to section 7 below and of	or counseling). do not fill out 6.b.)	
b.	If mediation, arbitration, or counseling is required, one parent by (check one). [] certified mail [] other (spec	parent must notify the cify):	other
	The parents will pay for the mediation, arbitration, or co (check one).	unseling services as	follows
	[] (Name):	will pay	%,
	(Name):	will pay	%
	[] based on each parents' Proportional Share of Income Child Support Worksheet.	(percentage) from line	e 6 of the
	[] as decided through the dispute resolution process.		
	What to expect in the dispute resolution process:		
	 Preference shall be given to carrying out the parentir 		
	 If you reach an agreement, it must be put into writing get a copy. 		
	 If the court finds that you have used or frustrated the without a good reason, the court can order you to pa including the other parent's legal fees. 	dispute resolution pro y financial sanctions ()	cess penalties)
	You may go back to could if the dispute resolution or	ocess doesn't solve th	ne

7. Custodian

The custodian is (name). Jennifer Lyn Runov solely for the purpose of all state and federal statutes which require a designation or determination of custody. Even though one parent is called the custodian, this does not change the parenting rights and responsibilities described in this plan.

disagreement or if you disagree with the arbitrator's decision.

(Washington law generally refers to parenting time and decision-making, rather than custody. However, some state and federal laws require that one person be named the custodian. The custodian is the person with whom the children are scheduled to reside a majority of their time.)

> Parenting Time Schedule (Residential Provisions)

Check one

a.

[X] Limited schedule only - The children live with (name): Jennifer Lyn Runov and have no contact with the other parent except as described in section 4.

(You may skip the parenting time schedule in sections 8 - 11, unless you want a different Summer or Holiday schedule, including to give uninterrupted time for vacation and holidays to the parent not subject to limitations.)

[] Complete the parenting time schedule in sections 8 - 11

8. School Schedule

a. Children under school-	age			
[] Does not apply. All c	hildren are sch	nool-age		
[X] The schedule for child	dren under sch	nool-age is the same as	for school-age of	hildren.
[] Children under school except when they are (check all that apply).	scheduled to	duled to live with (name).	e):	or
] every other week []	other (specify):	
		m. to (day)		
from (day)	at:_	m. to (day)	at:	m.
[] WEEKDAYS: []	every week [] every other week []	other (specify):	
from (day)	at	m. to (day)	at:	m.
from (day)	at:_	m, to (day)	at:	m.
[] OTHER (specify):				
[] Other (specify):				
b. School-age children				
This schedule will apply	check one):			
[X] immediately [] when the youngest of	hild ontors (she	ok anal 1 Kindernarte	n [] 1st grade	
[] when the oldest child				
RCW 26.09.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140		ng Plan of 14		

	are scheduled to live with (check all that apply):				
	[] WEEKENDS []] every week [] every other week []	other (specify): _	
	from (day)	at :_	m. to (day)	at	n
	from (day)	at:_	m. to (day)	at :	n
	[] WEEKDAYS []	every week []	every other week []	other (specify):	
			m to (day)		
			m. to (day)		
	[] Other (specify)				
	Summer begins and ends [] according to t	he school calendar [as follows:	
	[X] The Summer Schedule [] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer befor	is the same as t is the same as t eeks of uninterru hall confirm thei each is different than	he School Schedule. (3 he School Schedule ex upted vacation time with r vacation schedules in year. (Skip to 10.) the School Schedule] the youngest child [] the oldest child	Skip to 10.) cept that each p the children each	ch d of
69	[X] The Summer Schedule [] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before	is the same as to is the same as to eeks of uninterrushall confirm their each is different than the (check one).	he School Schedule (she School Schedule exupted vacation time with racation schedules in year (Skip to 10) the School Schedule] the youngest child [] the oldest child [] each child	Skip to 10.) cept that each point the children each writing by the entitle Summer Science of the Scien	ch d of
	[X] The Summer Schedule [] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule	is the same as to is the same as to eeks of uninterrushall confirm their each is different than the (check one). [In the confirm the confirm the confirm than the confirm the confirm than the confirmation that is different than the confirmation that is the same as the confirmation that is the confirmation that is the same as the confirmation that is the same as the confirmation that is the conf	he School Schedule. (She School Schedule exupted vacation time with revacation schedules in year (Skip to 10) the School Schedule the youngest child the oldest child each child start grade Other eduled to live with (name	Skip to 10.) cept that each pointhe children each writing by the entitle Summer Science.	ch d of hedule
	[X] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before begins (check one): [] During the summer the except when they are so (check all that apply).	is the same as to seeks of uninterrushall confirm their each is different than the (check one). [In the check one is different than the check one is different	he School Schedule. (She School Schedule exupted vacation time with revacation schedules in year (Skip to 10) the School Schedule the youngest child the oldest child each child start grade Other eduled to live with (name	Skip to 10.) cept that each pointhe children each writing by the entitle Summer Scott	ch d of hedule
	[X] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before begins (check one): [] During the summer the except when they are so (check all that apply).	is the same as to is the same as to eeks of uninterrushall confirm their each is different than the (check one). [In the children are scheduled to live to every week [In the check one).	he School Schedule. (Schedule exupted vacation time with vacation schedules in year (Skip to 10) the School Schedule the youngest child the oldest child each child 1st grade Other eduled to live with (name).	Skip to 10.) cept that each p the children eac writing by the en The Summer Sc e):	ch d of hedule
	[X] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before begins (check one): [] During the summer the except when they are so (check all that apply). [] WEEKENDS: [from (day)	is the same as to is the same as to eeks of uninterrushall confirm their each is different than the (check one). [In the check one) is different than the check one) is different than the check one). [In the check one is different than the check one is di	he School Schedule. (3 he School Schedule exupted vacation time with r vacation schedules in year. (Skip to 10) the School Schedule] the youngest child [] the oldest child [] each child [] 1st grade [] Other eduled to live with (name) with (name):] every other week [] of	Skip to 10.) cept that each p the children each writing by the en The Summer Sc e): other (specify): at	ch d of hedule
	[X] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before begins (check one): [] During the summer the except when they are so (check all that apply). [] WEEKENDS: [from (day) from (day)	is the same as to seeks of uninterrushall confirm their each is different than the (check one). [Kindergarten Children are scheduled to live to be at	he School Schedule. (She School Schedule exupted vacation time with revacation schedules in year. (Skip to 10) I the School Schedule I the youngest child I the oldest child I each child I st grade I Other eduled to live with (name with (name)) I every other week I of the control of the cont	Skip to 10.) cept that each p the children each writing by the en The Summer Sc e) other (specify):	onm
	[X] The Summer Schedule shall spend we summer. The parents s (date) [] The Summer Schedule will begin the summer before begins (check one): [] During the summer the except when they are so (check all that apply). [] WEEKENDS: [from (day) from (day) [] WEEKDAYS: [is the same as to same as to seeks of uninterruchall confirm their each is different than the (check one). [] Kindergarten [children are scheduled to live to seek [at	he School Schedule. (3) he School Schedule exupted vacation time with revacation schedules in year (Skip to 10) the School Schedule the youngest child the youngest child the oldest child the ol	Skip to 10.) cept that each pointhe children each writing by the entermed the Summer Scotter (specify) at at ther (specify): at	ch d of hedule

	[] OTHER (specify):
10	Holiday Schedule (includes school breaks and special occasions)
10.	
	[] The Holiday Schedule is the same as the School and Summer Schedules above for holidays, school breaks, and special occasions. (Skip to 11 .)
	[] The children are scheduled to spend holidays, school breaks, and special occasions as follows:
	(Check all that apply. Note any differences for children who have not yet started school.)
	[] Martin Luther King Jr. Day – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other paren
	[] Every year with (name):
	[] With the parent who has the children for the attached weekend.
	[] Other plan:
	[] Presidents' Day – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other paren
	[] Every year with (name):
	[] With the parent who has the children for the attached weekend.
	[] Other plan:
	[] Mid-winter Break – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other parent
	[] Every year with (name):
	[] Each parent has the children for the half of break attached to his/her weekend The children must be exchanged on Wednesday at (time):
	[] Other plan:
	[] Spring Break – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other parent
	[] Every year with (name):
	[] Each parent has the children for the half of break attached to his/her weekend. The children must be exchanged on Wednesday at (time):
	[] Other plan:
	[] Mother's Day – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other parent.
	[] Every year with (name):
	[] Other plan:
	[] Memorial Day – Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other parent. [] Every year with (name):;
	[] With the parent who has the children for the attached weekend.
-	RCW 26.09.016, .181, .187, .194 Parenting Plan

[] Other plan:
[] Father's Day – Begins and ends (day/time)
[] Odd years with (name) Even years with the other pare
[] Other plan.
[] Fourth of July – Begins and ends (day/time): 07/01-08/01
[] Odd years with (name) Even years with the other pare
[] Every year with (name) Andrey Vladimirovich Runov
[] Follow the Summer Schedule in section 9.
[] Other plan.
[] Labor Day – Begins and ends (day/time):
[] Odd years with (name):; Even years with the other pare
[] Every year with (name):
With the parent who has the children for the attached weekend. Other plan:
[] Thanksgiving Day / Break – Begins and ends (day/time):
[] Odd years with (name):, Even years with the other pare
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[] Other plan:
Winter Break – Begins and ends (day/time):
[] Odd years with (name):, Even years with the other parer
[] Every year with (name):
[] Other plan:
[] Christmas Eve / Day – Begins and ends (day/time): 12/15-01/10
[] Odd years with (name), Even years with the other paren
[] Every year with (name): Andrey Vladimirovich Runov
[] Follow the Winter Break schedule above
[] Other plan:
[] New Year's Eve / Day – Begins and ends (day/time):
RCW 26.09.016, 181, 187, 194 Parenting Plan Mandatory Form (03/2021) p. 9 of 14 FL All Family 140

[] Follow the Winter Break schedule above. [] Other plan: [] All three-day weekends not listed elsewhere		[] Odd years with (name):; Even years with the other parent
[] Follow the Winter Break schedule above. [] Other plan: [] All three-day weekends not listed elsewhere		[] Every year with (name):
[] All three-day weekends not listed elsewhere (Federal holidays, school in-service days, etc.) [] The children shall spend any unspecified holiday or non-school day with the parent who has them for the attached weekend. [] Other plan: Important! Families in Washington observe a broad range of religions and traditions. Your Parenting Plan can provide for how children will spend time on other significant days. (Examples: Eid. Passover, Easter, Chinese New Year, birthdays, etc.) Add lines as needed. [] Other occasion important to the family: [] Begins and ends (day/time): [] Other plan: [] Other plan: [] Other plan: [] Other occasion important to the family: [] Begins and ends (day/time): [] Other occasion important to the family: [] Every year with (name): [] Other plan: [] Other plan: [] Other plan: [] Other occasion important to the family: [] Begins and ends (day/time): [] Other plan: [] Other plan: [] Other occasion important to the family: [] Begins and ends (day/time): [] Other plan: [] Other		
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RCW 26.00.016 181 187 104 Paranting Plan		
Mandatory Form (03/2021) p. 10 of 14		/ 26.09.016, .181, .187, .194 Parenting Plan latory Form (03/2021) p. 10 of 14

Transportation Arrangements
The children will be exchanged for parenting time (picked up and dropped off) at: [X] each parent's home
[] school or daycare, when in session
[] other location (specify):
Who is responsible for arranging transportation?
[X] The picking up parent – The parent who is about to start parenting time with th children must arrange to have the children picked up.
[] The dropping off parent – The parent whose parenting time is ending must arrange to have the children dropped off.
Other details (if any): One of the grandparents must pick up and drop off children due to the restraining.

Moving with the Children (Relocation)

Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children must notify every other person who has court-ordered time with the children.

Move to a different school district

If the move is to a different school district, the relocating person must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move.

Exceptions:

- If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, s/he must give notice within five days after learning the information.
- If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, immediate, and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- A relocating person who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form Motion to Limit Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the relocating person wants to change the *Parenting Plan* because of the move, s/he must deliver a proposed *Parenting Plan* together with the *Notice*.

Move within the same school district

If the move is within the *same* school district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed *Parenting Plan*. If the move is within the same school district, the other party doesn't have the right to object to the move, but s/he may ask to change the *Parenting Plan* if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the *Notice* was served, the relocating person may not move to a different school district with the children unless s/he has a court order allowing the move.

After the 30 days, if no *Objection* is filed, the relocating person may move with the children without getting a court order allowing the move.

After the 30 days, if an *Objection* has been filed, the relocating person may move with the children **pending** the final hearing on the *Objection* **unless**:

- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the *Objection* was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a hearing is pending if the relocating person believes that s/he or a child is at unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the relocating person served a proposed *Parenting Plan* with the *Notice*, and if no *Objection* is filed within 30 days after the *Notice* was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- Either party may ask the court to approve the proposed plan. Use form Ex Parte Motion for Final Order Changing Parenting Plan No Objection to Moving with Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- The Washington State Courts' website: www.courts.wa.gov/forms,
- Washington LawHelp: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee).

(This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)

14. Other

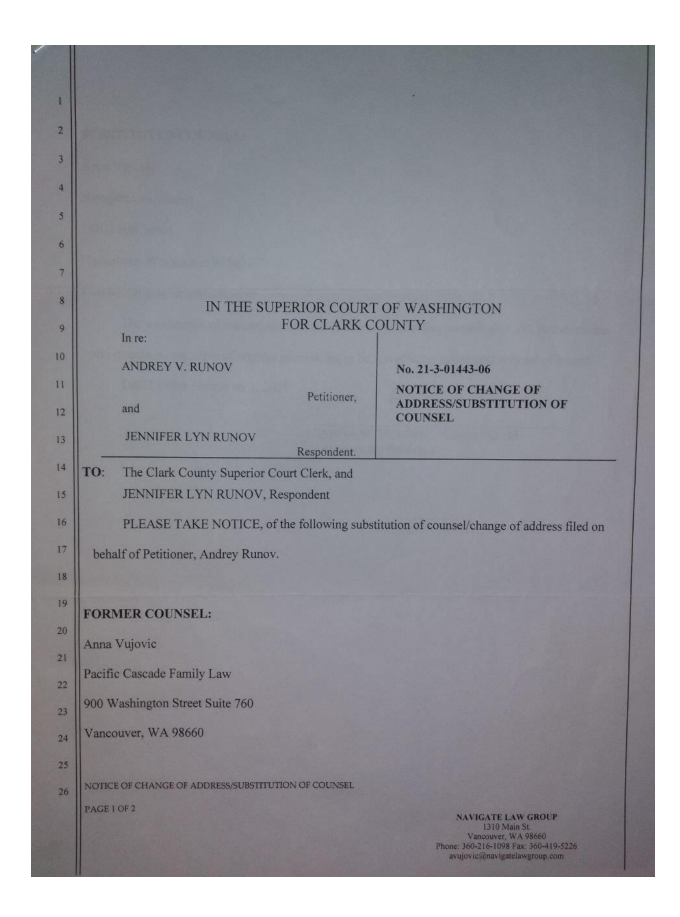
	Proposal
	[] Does not apply. This is a court order.
	[X] This is a proposed (requested) parenting plan. (The parent/s requesting this plan must read and sign below.)
	I declare under penalty of perjury under the laws of the state of Washington that this plan was proposed in good faith and that the information in section 3 above is true.
	January with
	Parent equesting plan signs here Signed at (city and state)
	Other parent requesting plan (if agreed) signs here Signed at (city and state)
16.	Court Order
	[X] Does not apply. This is a proposal.
	[] This is a court order (if signed by a judge or commissioner below).
	Findings of Fact – Based on the pleadings and any other evidence considered:
	The Court adopts the statements in section 3 (Reasons for putting limitations on a parent) as its findings.
	[] The Court makes additional findings which are:
	[] contained in an order or findings of fact entered at the same time as this Parenting Plan.
	[] attached as Exhibit A as part of this Parenting Plan.
	[] other:
	Conclusions of Law - This Parenting Plan is in the best interest of the children.
	[] Other:
	Order - The parties must follow this Parenting Plan.

Date	Judge or Commissioner signs here
Violation of residential pro-	ow this Parenting Plan, the court may find you in contempt (RCW to follow this Parenting Plan even if the other parent doesn't visions of this order with actual knowledge of its terms is punishable by

If this is a court order, the parties and/or their lawyers (and any GAL) sign below.

This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice to me.	This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice.	ce to me.
Petitioner or lawyer signs here + WSBA #	Respondent or lawyer signs here + WSBA #	
Print Name Date	Print Name	Date
This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice to me.	This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice.	ce to me.
Other party or lawyer signs here + WSBA #	Other party or Guardian ad Litem signs here	
Print Name Date	Print Name	Date

EXHIBIT 7



1	
2	SUBSTITUTED COUNSEL:
3	Anna Vujovic
4	Navigate Law Group
5	1310 Main Street
6	Vancouver, Washington 98660
7	avujovic@navigatelawgroup.com
8	The substitution of counsel and change of address is effective immediately. All further notices
10	and pleadings, exclusive of original process, are to be served upon substituted counsel of record.
11	DATED this November 1, 2021
12	
13	ANNA M. VUJOVIC, WSBA #53785 Attorney for Petitioner
14	
15	
16	
18	
19	
20	
21	
22	
23	
24	
26	NOTICE OF CHANGE OF ADDRESS/SUBSTITUTION OF COUNSEL
	PAGE 2 OF 2 NAVIGATE LAW GROUP 1310 Main St. Vancouver, WA 98660 Phone: 360-216-1098 Fax: 360-419-5226

EXHIBIT 8

CO MX

FILED

2021 NOV 15 PH 1:21

SCOTT G. WEEER, CLERK
CLERK COUNTY

Superior Court of Washington County of Clark

In re: ANDREY V. RUNOY

Petitioner(s), and JENNIFER LYN RUNOV

Respondent(s).

No. 21-3-0-01443-06

Cover Sheet for

Affidavit of Fact

Dated: 11/15/2021

PETITIONER RESPONDENT

Cover Sheet

JENNIFER LYN RUNOV 305 SE Chkalov DR STE 111-110 Vancouver, WA 98683

Affidavit of Fact

DATE: 15th day of November in the year 2021

Comes now Jennifer Lyn Runov, Trustee (hereinafter "Affiant") being competent to testify and being over the age of twenty-one years, after first being duly affirmed according to tell the truth to the facts related herein states that Affiant has first- hand knowledge and belief that these facts are true to the best of Affiant's knowledge and belief, and;

This is a testimony of the abuse Affiant and Affiant's children have gone through over the past 11 years with Andrey.

Affiant began a relationship with Andrey V. Runov, (hereinafter "Andrey"), in the fall of 2009, and married on April 9th 2010. From the beginning of the relationship Andrey was physically, mentally and emotionally abusive. Andrey had a severe drinking problem that could never seem to be managed. Andrey had been in and out of drug use since the age of 15 when Andrey's mother had to help him get off of meth. Once Affiant met Andrey, Andrey was already neck high in court charges including license suspension, a pending case that led to vehicular assault and multiple DUI's in various counties including, Skamania, Clark, Multnomah and Tillamook. Affiant was unaware how bad all of the charges were until further into the relationship when at that point Affiant was emotionally and financially tied to Andrey and pregnant with Affiants and Andrey's first child.

The Physical abuse started about a couple months into the relationship. Affiant and Andrey were already living together at that point. The abuse was a lot of punching of Affiant's skull and pulling of affiant's hair. The abuse would escalate when Andrey was intoxicated. There were a few accounts of police involvement, one of which Andrey was sent to jail and immediately following sent over to an immigration detention center, for a totaling of a 1-year sentence. The year sentence was a combination of charges one being Andrey's sentence of vehicular assault and the second domestic violence charges towards Affiant. The night of Andrey's arrest prior to the year sentence was a common scene. Andrey would be intoxicated, was in and out of the house along with various friends, coming back home and abusing Affiant. In that night specifically, guns were

involved, where Andrey had forced Affiant to point a gun at Andrey and was attempting to make Affiant shoot Andrey. Affiant was pregnant at the time with first child. After the year of jail time the abuse toward Affiant was less but the aggression was not, especially while drinking. For example, there would be many fights of rage where Andrey would get very close to Affiant's face with physical expressions of threat. Constant fights continued on through the years and so did the drinking.

Prior to the relationship with Andrey the Affiant had a stable job, an outstanding credit score and money saved. Affiant was attending Washington State University on Affiant's third year towards a bachelor's degree in environmental science. A year into the relationship the Affiant had lost Affiant's job of about 6-years, credit score tanked and was led out of college. All of this was due to the physical, emotional and mental abuse. There would be constant fights causing an instable environment and an ever-decreasing mental ability to withstand a normal work schedule, attend classes and study. Prior to the relationship Andrey had thousands of dollars accumulated in court charges fees and tickets. The charges grew as the relationship went on. There were years of Paying collections, Court fees, Tickets, Ignition interlock, high risk insurance, probation costs, AA meetings, domestic violence classes and more. These classes limited Andrey's ability to work and support a growing family and increased the debt load. As soon as charges were paid off there would be a new ticket or charge. In addition to the charges, there were thousands of dollars spent on an immigration attorney, because of Andrey's Felony and misdemeanors. In the end he ended up losing Andrey's green card and is considered deportable.

The worst part of the abuse was the mental and emotional abuse. It was so bad that Affiant shut down from it and blocked it out. There were a few accounts affiant had tried to escape from the grip of the abuse from Andrey. Throughout the years Affiant has stayed with affiants Father, Aunt, Friend, and even went to the extreme of a hospital to flee extremely abusive situations. All of which Andrey had manipulated Andrey's way into making affiant believe that Andrey had changed, was no longer drinking and trying to do what is right. Every single time within a week or two it was right back to Andrey's abusive ways.

Attempting to leave this abusive relationship was extremely difficult for Affiant. The constant twisting of situations would put Affiant in a state of threat that caused hopelessness and confusion. For example, Andrey would hit Affiant and the reason would be that it was because something Affiant did to cause Andrey to hit Affiant. Or if Andrey would get drunk, it was because of something Affiant did that would be the reason. This led to a very low self-esteem and low self-worth for Affiant. In addition, Affiant was pushed to be isolated and not allowed to be involved in any groups without much hardship and attacks coming from Andrey. It would always lead to Affiant's involvement in the group being the reason for something else not working for Andrey. For example, Affiant was serving in a youth group every Wednesday, teaching children bible verses. That turned into a whole scene of Affiant is neglecting Andrey and house chores and that Affiant needs to step down. This was the same case for Affiant dropping out of college and losing Affiant's job, as well as any other group situation. Most recently Affiant was in an online group that helps people through difficult times by providing them guidance towards Jesus and His teachings. Andrey did not like that Affiant was spending any time with other people and would have constant drunken fights over it. Affiant has multiple witnesses of this behavior.

Some of these fights would lead to either Andrey leaving the house or Affiant being forced out of it. Both of which Andrey would make sure that Affiant had no funds to provide shelter for Affiant's children or pay for the current shelter that Affiant and children were living in at the time as a form of punishment. This caused Affiant to have an ever-present sense of insecurity to whether or not Affiant and children had a roof over their head, as at any moment it would be taken from them.

Exposure to this on-going mental and physical abuse in the household has affected the children's sense of stability and security. Though the physical abuse was never directed at the children, they did however witness it regularly. One of the children has problems being away from Affiant because he fears Affiant will die. This unusual attachment is because of witnessing the abuse from Andrey on Affiant and the resulting state Affiant would be in after the abuse.

Affiant has witnesses to this testimony of the distress the children underwent and the abuse inflicted on Affiant. Andrey has no personal relationship with any of Andrey's children. Andrey's three younger children do not want to visit Andrey. The children do not feel safe because of witnessing all of Andrey's fits of rage and abuse towards Affiant. Andrey shows signs of extreme alcohol abuse and mental health issues and Affiant is concerned for the safety of Andrey's children while in the care of Andrey.

After looking back over the past 11 years Affiant has come to realize that Andrey did not love Affiant or have Affiant's and children's best interest in mind. People do not hit, kick, verbally abuse, mock or destroy people they love. The whole relationship was a complete Lie. Affiant believes that immigration status security was a huge influence in why the extreme in control and isolation towards Affiant. Affiant believes the relationship was only kept as long as it had in order for Andrey to have confidence of his status here in the U.S.

Affiant has pages of texts from Andrey that shows a consistent pattern of Andrey's consistent and daily trials against Affiant wherein Andrey has Andrey's own court proceeding, places Affiant on trial and convicts Affiant with Bible verses and then proceeds to convict Affiant to Hell. Andrey further proceeds to try to convince the Affiant that Andrey is a partner with God and that God will enforce Andrey's daily convictions of Bible crimes against Affiant. Andrey's favorite term is "God knows" wherein Andrey's Mother repeats the same term over and over as a form of threat to comply to Andrey's command at the time whatever that may be that day, because the command changes every day. Andrey comes up with a command in Andrey's own mind. Andrey goes and finds the Bible verses that Andrey thinks apply to the command. Andrey proceeds with a trial and convicts Affiant to Hell for not complying with the command and repeats "God Knows". This happened for years and has increased over the last six months.

This affidavit could be at least 30 pages long, however the Affiant felt that a summarized version of the facts would paint a picture without becoming redundant.

The Entities named within this Affidavit of Fact who the Affiant has claimed abusive behavior have Ten (10) days from the publication of Public Notice to give rebuttal or these claims stand as fact.

Affiant affirms that all that is stated within this Affidavit is hereby true and correct in Yahushua/Jesus name.

Further Affiant sayeth naught Signed on this 15^{h} day of November in the 2021" year of the new covenant in Yahushua's/Jesus name (11/15/2021)

Signature of Affiant,

Publication: https://reignbulletin.org/notice/jennifer-lyn-runov/

Notary Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the content of the document.

State of Washington

County of Clark

On 11.15.202\ before me, \(\frac{\text{VAM A Fost}}{\text{out}}\), personally appeared Jennifer Lyn Runov, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Washington that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature WWW.FOR

Print Name KAMIA FOST

Seal

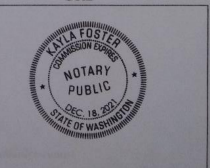


EXHIBIT 9

FILED 2021 NOV 15 PM 1: 24 SCOTT G. WEDER, CLERK CLARK COUNTY

Superior Court of Washington County of Clark

In re: ANDREY V. RUNOV

Petitioner(s),

JENNIFER LYN RUNON

No. 21-3-01443-06

Cover Sheet for

Proof of residential lease fermination

The attatched doc shows Respondent was forced out of residence due to Petitioners actions. Therefore making Respondent and children homeless.

Cover Sheet

8/2/2021

Havilah Retreat Center 15000 Spirit Lake Hwy Toutle, WA

Andrey and Jennifer,

Per our contract, the 3-bedroom property is indeed to be occupied by property ground keepers who live and work at the property. I was brought to my attention that Andrey is no longer living on the property and has only documented 37 hours of labor within the month of July. I understand that life happens and situations arise that cannot be foreseen. I have verbally spoken to Andrey and he understands the situation and is cooperating with us.

This is a written notice of issue that need to be addressed immediately.

For the reminder of your time on the property it is strictly prohibited to use the pool, property equipment and the use of facilities for your personal use. Consider using the time left for work, packing, organizing and cleaning of the 3-bedroom house. Per our verbal understanding, you stated the you will leave the property by August 31, 2021. We will consider this as your final month at Havilah Retreat Center. Please leave the house in the same condition that it was when you entered it.

Thank you for cooperating with us and we wish you well where ever you may be. May God bless you.

Andrey Ivantsov

Date

Date

Andrey Runov

Date

mya for hom

83-2021

EXHIBIT 10

COPY Original Filed

NOV 1 5 2021

Scott G. Weber, Clerk, Clark Co.

Superior Court of Washington, County of Clark

In re the marriage / domestic partnership of:

Petitioner (person who started this case):

ANDREY V. RUNOV

And Respondent (other spouse / partner):

JENNIFER LYN RUNOV

No. 21- 3- 01443-06

Motion for Temporary Family Law Order (MTTO)

[X] and Restraining Order (MTTMO)

Motion for Temporary Family Law Order [X] and Restraining Order

Use this form in marriage/domestic partnership cases only. For other cases, use FL Parentage 323, FL Non-Parent 423, or FL Modify 623, depending on the type of case.

To both parties:

Deadline! Your papers must be filed and served by the deadline in your county's Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at www.courts.wa.gov.

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

- · File your original documents with the Superior Court Clerk; AND
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND
- Have a copy of your papers served on all other parties or their lawyers; AND
- . Go to the hearing.

The court may not allow you to testify at the motion hearing. Read your county's Local Court Rules, if any.

Bring proposed orders to the hearing.

To the person filing this motion:

You must schedule a hearing on this motion. You may use the *Notice of Hearing* (form FL All Family 185) unless your county's Local Court Rules require a different form. Contact the court for scheduling information.

To the person receiving this motion:

If you do not agree with the requests in this motion, file a statement (using form FL All Family 135, *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side, and propose your own *Parenting Plan* or *Child Support Worksheets*.

RCW 26.09.060, .110, .120, .194 Mandatory Form (03/2020) FL Divorce 223 Motion for Temporary Family Law Order p. 1 of 9

requests listed below.		e court for temporary orders appr	
Children			
[] No request.		the court's orders:	
[X] I want my children under 18 list	ed below to	be included in the courts of dotter	Age
Child's name	Age	Child's name	
1. DANIEL RUNOV	10	4.	
2. ALINA RUNOV	8	5.	
3. ISABELLA RUNOV	3	6.	
The state Service Members' Civil Relief	Act covers thos	ice and NOAA. se service members listed above who are educated above abo	either corps of the
The state Service Members' Civil Relief stationed in or residents of Washington's Public Health Service and NOAA.) [X] My spouse/domestic partner in Civil Relief Acts. [] My spouse/domestic partner in the state of the state	Act covers these state, and their s	se service members listed above who are e	embers
The state Service Members' Civil Relief stationed in or residents of Washington's Public Health Service and NOAA.) [X] My spouse/domestic partner is Civil Relief Acts. [] My spouse/domestic partner is Civil Relief Acts. [] For persons covered only member or dependent from ask the court to approve the stationard of	Act covers the state, and their is not covered by the state im responding emporary or it would be v	se service members listed above who are educated above who are educated at the commissioned above the state or federal Servicements.	embers embers ervice notion. I
The state Service Members' Civil Relief stationed in or residents of Washington's Public Health Service and NOAA.) [X] My spouse/domestic partner is Civil Relief Acts. [] My spouse/domestic partner is Civil Relief Act. [] For persons covered only member or dependent from ask the court to approve the stay or doesn't respond. The temporary orders now be considered and safety of children (and stationard and safety of children (and safety of children (a	Act covers the state, and their is not covered by the state in responding emporary or it would be very cause:	se service members listed above who are educated at a service members listed above who are educated by the state or federal Servicement of the commissioned by the [] state [] federal Servicement of the covered person as livery unfair (a manifest injustice) not	embers embers ervice notion. I
The state Service Members' Civil Relief stationed in or residents of Washington's Public Health Service and NOAA.) [X] My spouse/domestic partner in Civil Relief Acts. [] My spouse/domestic partner in Civil Relief Act. [] For persons covered only member or dependent from ask the court to approve the stay or doesn't respond. It temporary orders now be considered and safety of children (in Internal Int	Act covers the state, and their is not covered by the state im responding emporary or it would be vicause:	se service members listed above who are educated at a service members listed above who are educated by the state or federal Servicement of the control of the service and act — Military duty may keep the set of act of the hearing on this reders even if the covered person as very unfair (a manifest injustice) not apply)	embers emembers ervice motion. I ks for a to make
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The state Service Members' Civil Relief stationed in or residents of Washington's Public Health Service and NOAA.) [X] My spouse/domestic partner is Civil Relief Acts. [] My spouse/domestic partner is Civil Relief Act. [] For persons covered only member or dependent from ask the court to approve the stay or doesn't respond. It temporary orders now become considered and safety of children (is a stay of child	Act covers those state, and their is not covered by the state in responding emporary or lit would be vicause:	se service members listed above who are educated at a service members listed above who are educated by the state or federal Servicement of the control of the service and act — Military duty may keep the set of act of the hearing on this reders even if the covered person as very unfair (a manifest injustice) not apply)	embers emembers ervice notion. I ks for a to make
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	Other:
1	Provide support
	[] No request.
	[X] Order child support according to the Washington state child support schedule.
	[X] Order (check one): [] me [X] my spouse/domestic partner to pay spousal suppor (maintenance/alimony) in the amount of: \$500 every month until (date or event): What the court considers as fair.
	Family home
	[X] No request.
	[] Stay in the home
	[] I want to continue living in the family home.
	[] My spouse/domestic partner may continue living in the family home.
	[] Move out
	Order my spouse/domestic partner to move out of the family home by (date):
	Use of property
i	[] No request.
	[X] Order that I can possess and use (specify):
	[] property in my possession now.
	[] vehicle(s):
	[X] other: RV and Tractor sitting on a property Respondent and Petitioner own jointly need to be able to be sold a profits split accordingly. Respondent requests the keys to both.
	Other: Respondent requests Respondent's property returned. Items include grandfather's jewelry respondent inherited, foreign money collection in tin Respondent had since a child and Ammo for Respondents two firearms

8.	Protect property			
	[X] No request.			
	[] Order (check one): [] my spouse/domest hide, damage, borrow against, sell or try to usual business practice or to pay for basic both spouses/domestic partners must notify of the ordinary.)	sell, or get rid of any property, unless it is necessities. (If the court makes this order		
9.	Household expenses			
	[X] No request.			
	[] Order household expenses to be paid as f	ollows:		
	Expense	Who should pay		
	[] First Mortgage	[] Petitioner [] Responden		
	[] Second Mortgage/Line of Credit	[] Petitioner [] Respondent		
	[] Rent or Lease Payment	[] Petitioner [] Respondent		
	[] Utilities	[] Petitioner [] Respondent		
	[] Homeowner's Insurance	[] Petitioner [] Respondent		
	[] Property Taxes	[] Petitioner [] Respondent		
	[] Vehicle (specify):	[] Petitioner [] Respondent		
	[] Vehicle (specify):	[] Petitioner [] Respondent		
	[] Child Care	[] Petitioner [] Respondent		
	[] Other:	[] Petitioner [] Respondent		
10	. Divide debts			
	[] No request.			
	[X] Order my spouse/domestic partner ar	nd me to:		
	[] Each be responsible for his/her own fut loans, security interest, and mortgages.	ure debts, including debt from credit cards,		
	[X] Divide our debts as follows (list debts and who should pay each one):			
	Debt (describe)	Who should pay		
	BECU Line of credit	[X]Petitioner []Respondent		
	2.	[] Petitioner [] Respondent		
	3.	[] Petitioner [] Respondent		

[] vehicle(s):_

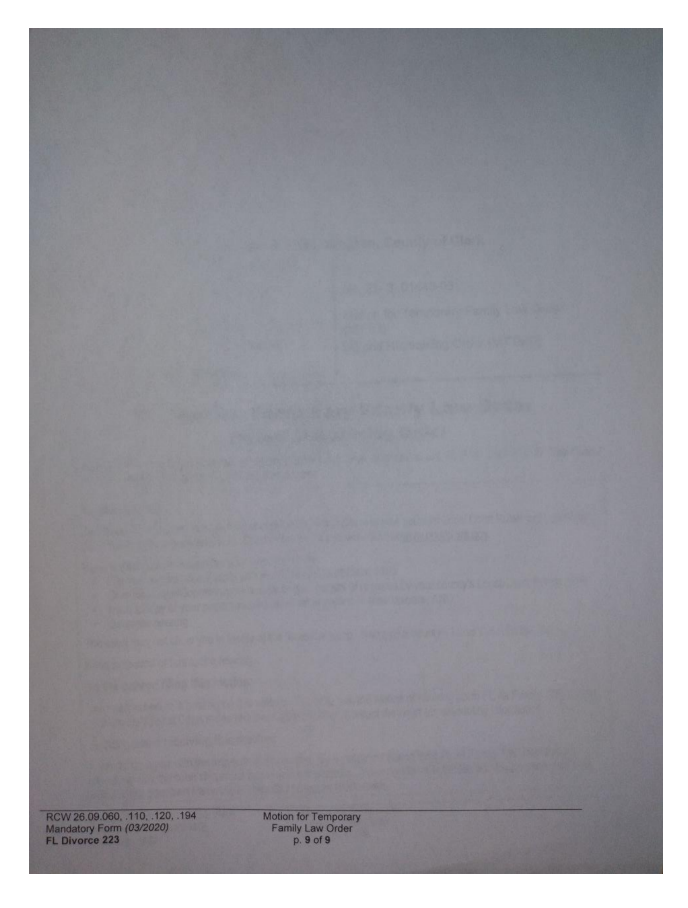
Debt (describe)	Who should pay
4.	[] Petitioner [] Respondent
5.	[] Petitioner [] Respondent
6.	[]Petitioner []Respondent
not change insurance	
No request.	
Order (check one): [] my spouse/domestic p changes to any medical, health, life, or auto in spouse/domestic partner or any child listed in a cancel, borrow against, let expire, or change the	surance policy that covers either 2. That means s/he must not transfer,
Pay insurance premiums as follows (list policies	s and who should pay each one):
Policy (describe)	Who should pay
1.	[] Petitioner [] Respondent
2.	[] Petitioner [] Respondent
3.	[] Petitioner [] Respondent
ay fees and costs () No request.] Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amount	nt: \$
No request. Order my spouse/domestic partner to: Pay my lawyer's fees for this case. Amount Make payments to (name): Pay other professional fees and costs for to (name):	
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amount Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose):	
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): [] Restraining Order	
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amount Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): [] Restraining Order] No request.	his case. Amount: \$
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): [] Restraining Order	his case. Amount: \$in this case.
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): [] No request.] The Court already signed a Restraining Order [] I am not asking the court to make any challenges in the court to make any challenges.	his case. Amount: \$ in this case. anges to this Restraining Order. Restraining Order.
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amour Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): [] No request.] The Court already signed a Restraining Order [] I am not asking the court to make any chemostics.	his case. Amount: \$ in this case. anges to this Restraining Order. Restraining Order.
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): Restraining Order] No request.] The Court already signed a Restraining Order [] I am not asking the court to make any characteristic partners of the court to remove (terminate) this [] I ask the Court to change this Restraining	his case. Amount: \$ in this case. anges to this Restraining Order. Restraining Order. g Order as follows (specify):
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): Restraining Order] No request.] The Court already signed a Restraining Order [] I am not asking the court to make any characteristic forms ask the Court to change this Restraining. X] I ask the Court for a Restraining Order (forms)	his case. Amount: \$ in this case. anges to this Restraining Order. Restraining Order. g Order as follows (specify):
Order my spouse/domestic partner to: [] Pay my lawyer's fees for this case. Amound Make payments to (name): [] Pay other professional fees and costs for to (name): for (purpose): Restraining Order] No request.] The Court already signed a Restraining Order [] I am not asking the court to make any characteristic partners of the court to remove (terminate) this [] I ask the Court to change this Restraining	his case. Amount: \$ in this case. anges to this Restraining Order. Restraining Order. g Order as follows (specify): FL All Family 150) that orders my spouse/o

	Stay
[X]	way - Do not go onto the grounds of or enter my home, workplace, or school, an
	he daycare or school of any child listed in 2.
	Also do not knowingly go or stay within leet of my home.
	or school, or the daycare or school of any child listed in 2
[X]	Do no
	nurt or threaten
	Do not assault, harass, stalk, or molest me or any child listed in 2; and
	 Do not 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
	 Do not access, possess, or obtain any firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and
	 Immediately surrender any firearms, other dangerous weapons, and any concealed pistol licenses that he/she possesses to (check one): [] the police chief or sheriff. [] his/her lawyer. [] other person (name):
	Other: Do not text or call. Respondent has been receiving harassing texts for months from Petitioner. Respondent has continually requested the Petitioner to stop texting.
. Other	temporary orders
	request.
[X] (Sp	ecify): Allow Respondent and children to relocate out of State. Respondent I children have no family for support in the state of Washington and
chi	spondent is unable to afford the cost of housing here. Respondent and dren are currently residing in a friend's house, and is putting a strain on both nilies. Petitioner is currently working out of State at his new full-time job.
easons	for my requests
. Why a	re you asking the court for the orders you checked above? (Explain):
	If you need additional space use the Declaration form FL All Family 135.
	If you are asking for a parenting plan, also fill out the <i>Information for Temporary Parenting Plan</i> , form FL All Family 139, and a proposed <i>Parenting Plan</i> , form FL All Family 140.
wrote.	If you are asking for child support, also fill out the <i>Child Support Worksheets</i> . If you have received public assistance for any child in this case, also fill out the <i>Public Assistance Declaration</i> , form FL All Family 132.
	0, .110, .120, .194 Motion for Temporary m (03/2020) Family Law Order
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- If you are asking for any order involving money (including child support), also fill out the Financial Declaration, form FL All Family 131, and file the required financial records.
- If you are asking to prohibit weapons or order surrender, give your reasons at the end of this section.
- If you are asking to change an earlier temporary order, give the date of the earlier order and explain how circumstances have changed since then.
- 5. Petitioner is using money as a way of manipulating the Respondent and does not think it is his responsibility to support his children. "I will give you money only if you do this", are words heard often from the Petitioner. Support is not being paid yet Petitioner is spending thousands on an attorney and new phones and gadgets.
- 7. Petitioner and Respondent have acquired a tractor and RV over the span of the marriage and need to liquidate both due to the dissolution of marriage and financial strain. Both are sitting on a property that is near foreclosure and if the ability to sell assets is not acquired, a huge loss will result. Respondent requests ability to sell the two assets and for Petitioner to give the keys to both assets to the Respondent in order to do so.
- 10. Respondent asks the court to assign the BECU line of credit debt to the Petitioner. The Petitioner has all the tools and a truck that is equivalent to the debt owed on the line of credit. In addition, the tools were all an investments giving Petitioner the ability to work self employed as a mechanic and all fields of construction.
- 14.Respondent and children were kicked out of a place of residence due to Petitioner not showing up to work. See attached documents. The terms of the residence was Petitioner to be the grounds keeper of the location the residence was at. Respondent then found an opportunity to exchange work being a rental manager in exchange for occupying one of the rentals. Respondent was served court documents the night before leaving to said opportunity. The Respondent and children are now stuck in a friend's house that is bringing stress to everyone and Respondent has lost that job and housing opportunity. Yet, the Petitioner, after the court order, has started a job and is residing on site in southern Oregon and does not provide support. Respondent has texts upon texts to prove that the whole court process was started by Petitioner in order to control and suppress Respondent and make sure she does not get on her own two feet. The Petitioner has made it very clear that if he can not posses Respondent and children that he will make it so that no one can be around the Respondent and children. Respondent has texts to prove these statement as well.
- [] Reasons for "Prohibit weapons and order surrender" request (check all that apply):

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[] (Name) use a fil	: rearm or other da	has used, on the second of the	lisplayed, or threatened to (Describe):
[] (Name). making	: him or her ineligit	previously ble to possess a firearm under	committed an offense RCW 9.41.040. (Describe)
	and imminent thre	's possessio eat (harm that may happen im or safety of any individual. <i>(E</i>	
Person asking for			sington that the facts I have
provided on this form		er the laws of the state of Wasi	lington that the facts i have
Signed at (city and s	tate): Vancouver,	WA, D	ate: 11/10/2021
Person asking for this	Agen 1	JENNIFER LYN RUN Print name here	ov
] my lawyer's addr	ress, listed below. ddress (this does	case at (check one): not have to be your home addi Vancouver, WA 9	
21010157 DE 10010101010101010101010101010101010101			
street address or F		city	state zip
street address or F	PO box	city gree to accept legal papers by email	•
Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Communications)	other party/ies may a orges before the case e ddress Change form (F 001) if this case involv		under Civil Rule 5 and local
Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Communications)	other party/ies may a orges before the case e ddress Change form (F 001) if this case involv	gree to accept legal papers by email ends, you must notify all parties and the FL All Family 120). You must also up	under Civil Rule 5 and local
street address or F Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Cawyer (if any) fill	other party/ies may a orges before the case e ddress Change form (F 001) if this case involv	gree to accept legal papers by email ands, you must notify all parties and the FL All Family 120). You must also up the parentage or child support.)	inder Civil Rule 5 and local fee court clerk in writing. You may late your Confidential Information
street address or F Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Clawyer (if any) fill	other party/ies may a orges before the case e ddress Change form (F 001) if this case involv	gree to accept legal papers by email ends, you must notify all parties and the FL All Family 120). You must also up	under Civil Rule 5 and local
street address or F Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Cawyer (if any) fill cawyer signs here	other party/ies may a orges before the case e ddress Change form (f 001) if this case involv is out below:	gree to accept legal papers by email ands, you must notify all parties and the FL All Family 120). You must also up the parentage or child support.)	inder Civil Rule 5 and local fee court clerk in writing. You may late your Confidential Information
Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Clawyer (if any) fill Lawyer signs here	other party/ies may a orges before the case e ddress Change form (f 001) if this case involv is out below:	gree to accept legal papers by email and synds, you must notify all parties and the FL All Family 120). You must also uppers parentage or child support.) Print name and WSBA No.	the court clerk in writing. You may date your Confidential Information
Note: You and the court rules. (If this address chan use the Notice of Adform (FL All Family Clawyer (if any) fill Lawyer signs here Lawyer's street address Email (if applicable): Warning! Documents medical, and confident the court, the other par	other party/ies may an ages before the case endress Change form (F001) if this case involved as out below: ss or PO box s filed with the court at the court and the lawyers in the court and the lawyers in the court and the lawyers in	gree to accept legal papers by email and synds, you must notify all parties and the FL All Family 120). You must also uppers parentage or child support.) Print name and WSBA No.	the court clerk in writing. You may date your Confidential Information Date state zip ss they are sealed. Financial, ed so they can only be seen by a filing them separately, using a



COPY Original Filed NOV 1 5 2021

Scott G. Weber, Clerk, Clark Co.

I &	re:	2000	
Pe	etitioner/s (person/s who started this case):	No. 21-3-01443-06	
	ANDREY V. RUNOV	Financial Declaration of	
1	d Respondent/s (other party/parties):	(name):	
All	JENNIFER LYN RUNOV	(FNDCLR)	
	JENNII EK ETN KONOV	SAN THE REAL PROPERTY VIOLEN	TOTAL STORE MIST
	Financial I	Declaration	
1	Your personal information		
	Your personal information Name: JENNIFER LYN RUNOV		
	Your personal information Name: JENNIFER LYN RUNOV Highest year of education you completed.	: 2yr college Your job/pro	fession is:
•	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now?		fession is:
	Name: JENNIFER LYN RUNOV	onth / year):	fession is:
	Name: JENNIFER LYN RUNOV	onth / year): onth / year): 12/2011	fession is:
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? ☐ Yes. List the date you were hired (mode) No. List the last date you worked (mode) What was your monthly pay before	onth / year): onth / year): 12/2011 ore taxes: \$ 1000	
	Name: JENNIFER LYN RUNOV	onth / year): onth / year): 12/2011 ore taxes: \$ 1000	
	Name: JENNIFER LYN RUNOV Highest year of education you completed: Are you working now? ☐ Yes. List the date you were hired (mode) What was your monthly pay before why are you not working now? Telephone.	onth / year):onth / year): 12/2011 ore taxes: \$ 1000 Three young children at ho	
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? Yes. List the date you were hired (mode) No. List the last date you worked (mode) What was your monthly pay before Why are you not working now? To	onth / year):onth / year): 12/2011ore taxes: \$ 1000ore to young children at ho	
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? Yes. List the date you were hired (mode). No. List the last date you worked (mode). What was your monthly pay before Why are you not working now? The summary of your financial information. (Complete this section after filling out the	onth / year):onth / year): 12/2011ore taxes: \$ 1000ore to young children at hotion e rest of this form.)	
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? Yes. List the date you were hired (mode) No. List the last date you worked (mode) What was your monthly pay before Why are you not working now? To	onth / year):onth / year): 12/2011ore taxes: \$ 1000ore taxes at hoother the young children at hoother tion e rest of this form.) 3, line C. 3.)	me
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? ☐ Yes. List the date you were hired (mode with the last date you worked (mode with	onth / year):onth / year): 12/2011ore taxes: \$ 1000ore taxes three young children at hose tion terest of this form.) 3, line C. 3.) by from section 7, line I.)	me\$0
	Name: JENNIFER LYN RUNOV Highest year of education you completed. Are you working now? Yes. List the date you were hired (mode). No. List the last date you worked (mode). What was your monthly pay before why are you not working now? The summary of your financial information. Summary of your financial information. Complete this section after filling out the section. 1. Total Monthly Net Income (copy from section.). 2. Total Monthly Expenses After Separation (copy from section.).	onth / year):onth / year): 12/2011ore taxes: \$ 1000ore taxes: \$ 1000ore taxes at hootion tion e rest of this form.) 3, line C. 3.) by from section 7, line I.) y from section 9)	\$ 0 \$ 830

-	1	
3.	Income	
	111001110	

List monthly income and deductions below for you and the other person in your case. If your case involves child support, this same information is required on your *Child Support* your case involves child support, this same information is required on your *Child Support* your case involves child support, this same information is required on your case. If you do not know the other person's financial information, give an estimate.

Tip: If you do not get paid once a month, calculate your *monthly* income like this: Monthly income = Weekly x 4.3 or 2-week x 2.15 or Twice a month x 2

A. Gross Monthly Income (before taxes, deductions, C	You	Other Party
	0	~5000
Monthly wage / salary		
Income from interest / dividends		
Income from business		K WASHING
Spousal support / maintenance received (Paid by:)		
Other income		
Total Gross Monthly Income (add all lines above)	0	5000
Total gross income for this year before deductions (starting January 1 of this year until now)		

B. Monthly Deductions		Oll Dti
	You	Other Party
Income taxes (federal and state)	Maria Services	A PARTIE LA
FICA (Soc.Sec. + Medicare) or self-employment taxes		
State Industrial Insurance (Workers' Comp.)		
Mandatory union or professional dues		
Mandatory pension plan payments	No.	
Voluntary retirement contributions (up to the limit in RCW 26.19.071(5)(g))		
Spousal support / maintenance paid		
Normal business expenses		
Total Monthly Deductions (add all lines above)	0	0

C. Net Monthly Income	You	Other Party
Total Gross Monthly Income (from A above)	0	5000
2. Total Monthly Deductions (from B above)	0	0
3. Net Monthly Income (Line 1 minus Line 2)	0	5000

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	Other	Income	and	Household	Income
--	-------	--------	-----	-----------	--------

Tip: If this income is not once a month, calculate the monthly amount like this: Monthly income = Weekly x 4.3 or 2-week x 2.15 or Twice a month x 2

A. Other Income (Do not repeat income you alread	y listed	on page 2.)	
		You	Other Party
Child support received from other relationships	5	0	
Other income (From:)		
Other income (From:			
Total Other Income (add all lines above)	50	0	0

B. Household Income (Monthly income of other adults	living in the hom	e)
Service Servic	Your Home	Other Party's Home
Other adult's gross income (Name:		(almost and)
Other adult's gross income (Name:		
Total Household Income of other adults in the home (add all lines above)	0	0

5.	Disputed Income – If you disagree with the other party's statements about anyone's income, explain why the other party's statements are not correct, and your statements are correct:
	The residence will be a second of the second

6. Available Assets

List your liquid assets, like cash, stocks, bonds, that can	he easily cashed
Cash on hand and money in all checking & savings accounts	s
Stocks, bonds, CDs and other liquid financial accounts	\$
Cash value of life insurance	S
Other liquid assets	s
Total Available Assets (add all lines above)	0

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7. Monthly Expenses After Separation

Teil the court what your monthly expenses are (or will be) after separation. If you have dependent children, your expenses must be based on the parenting plan or schedule you expect to have for the children.

A. Housing Expenses		F. Transportation Expenses		
Rent / Mortgage Payment		Automobile payment (loan or lease)		
Property Tax (if not in monthly payment)		Auto insurance, license, registration	120	
Homeowner's or Rental Insurance		Gas and auto maintenance	100	
Other mortgage, contract, or debt payments based on equity in your home		Parking, tolls, public transportation		
Homeowner's Association dues or fees		Other transportation expenses		
Total Housing Expenses	Total Transportation Expenses 220			
B. Utilities Expenses		G. Personal Expenses (not children's)		
Electricity and heating (gas and oil)	100	Clothes		
Water, sewer, garbage		Hair care, personal care		
Telephone(s)	60	Recreation, clubs, gifts		
Cable, Internet		Education, books, magazines		
Other (specify):	160	Other Personal Expenses	50	
Total Utilities Expenses	260	Total Personal Expenses	50	
C. Food and Household Expenses		H. Other Expenses		
Graceries for (number of people):		Life insurance (not deducted from pay)		
Household supplies (cleaning, paper, pets)	100	Other (specify):		
Eating out		Other (specify):		
Other (specify):		Other (specify):		
Total Food and Household Expenses	100	Total Other Expenses 0		
D. Children's Expenses		List all Total Expenses from above:		
Childcare, babysitting		A. Total Housing Expenses	0	
Clothes, diapers	200	B. Total Utilities Expenses	260	
Tultion, after-school programs, lessons		C. Total Food and Household Expenses	100	
Other expenses for children		D. Total Children's Expenses	200	
Total Children's Expenses	200	E. Total Health Care Expenses	0	
		F. Total Transportation Expenses	220	
E. Health Care Expenses		G. Total Personal Expenses	50	
Insurance premium (health, vision, dental)		H. Total Other Expenses	0	
Health, vision, dental, orthodontia, mental health expenses not covered by insurance		I. All Total Expenses (add A - H above)	830	
Other health expenses not covered by insurance Total Health Care Expenses		Use section 10 below to explain any expenses, or attach additional page	unusual ies.	

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				Tunanana	listed in	section 7 above	я
1	Dabbe inclu	ded in Mo	muniy I	EXPELIENS	THE REAL PROPERTY.	Contract of the Contract of th	

Debt for what expense	Witho do you owe (Name of creditor)	Amount you owe this creditor now	Last Monthly Payment made
(mortgage, car loan, etc.)	(vetting or comment)		Date
			Date:
			Date:
			Date:

9. Monthly payments for other debts (not included in expenses listed in section 7)

Describe Debt	Who do you owe	Amount you owe this creditor now		fonthly Payment e and Amount)
(credit card, loan, etc.)	(Name of creditor)	6	Date:	\$
		3	Date:	\$
		5	Date:	\$
		S	Date:	\$
		s	Date:	\$
		s	Date:	\$
		Total Monthly	Payments for I	Debts

				100	
10	Explanation of	expenses o	r debts	(if any	needed):

11. Lawyer Fees

List your total lawyer fees and costs for this case as of today.

Amount paid	\$	Source of the money you used to pay these fees and costs:
Amount still owed	\$	Describe your agreement with your lawyer to pay your fees and costs:
Total Fees/Costs	5	

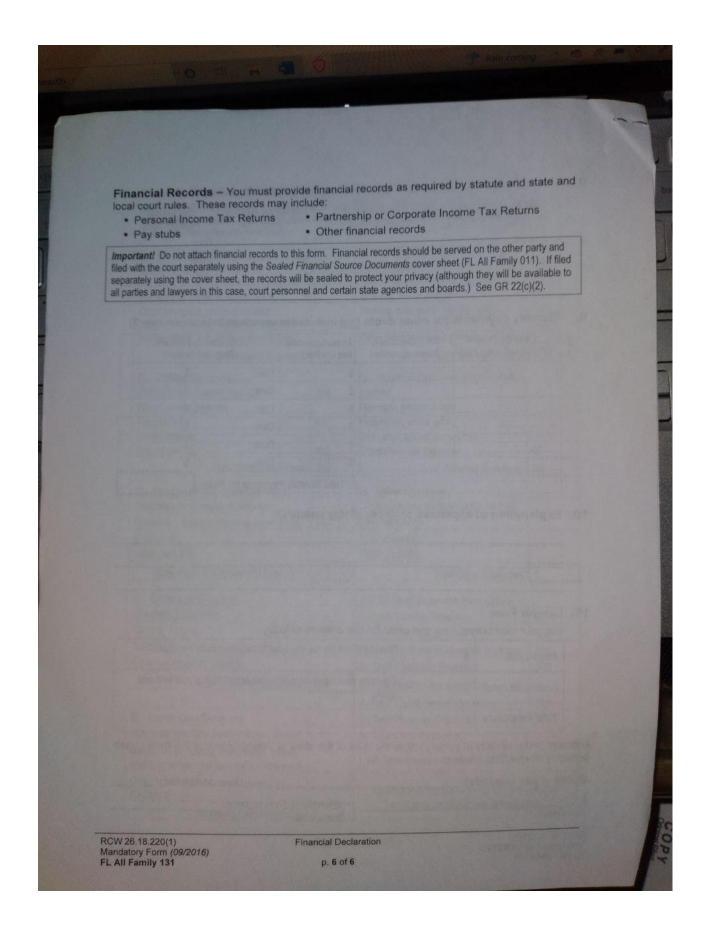
I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form are true.

Signed at (city and state):	Date: 11/10/2021
	JENNIFER LYN RUNOV
Sign here	Print name

RCW 26.18 220(1) Mandatory Form (09/2016) FL All Family 131

Financial Declaration

p. 5 of 6





NOV 1 5 2021

Scott G. Weber, Clerk, Clark Co.

Washington State Child Support Schedule Worksheets

Proposed by []
Or, [] Signed by the Judicial/Reviewing Officer. (CSW)

[] State of WA (CSWP)

County Clark

Case No. 21-3-01443-06

Child/ren and Age/s: Daniel, 10; Alina, 8; Isabella, 3

Parents' names: Jennifer

Andrey

(Column 1)

(Column 2)

	Jennifer	Andrey
Part I: Income (see Instructions, page 6)		
1 Gross Monthly Income		AF 000 00
a. Wages and Salaries Imputed for Jennifer	-	~ \$5,000.00
b. Interest and Dividend Income		
c. Business Income	-	-
d.Maintenance Received		-
e. Other Income	-	-
f Imputed Income	\$2,362.50	
g. Total Gross Monthly Income (add lines 1a through 1f)	\$2,362.50	\$5,000.00
2. Monthly Deductions from Gross Income		
a. Income Taxes (Federal and State) Tax Year: 2021	-	\$348.96
b. FICA (Soc.Sec.+Medicare)/Self-Employment Taxes	\$180.74	\$382.5
c. State Industrial Insurance Deductions	-	-
d. Mandatory Union/Professional Dues		-
e. Mandatory Pension Plan Payments		-
f. Voluntary Retirement Contributions		-
1. Voluntary Retirement Contributions		-
g. Maintenance Paid h. Normal Business Expenses		-
i. Total Deductions from Gross Income (add lines 2a through 2h)	\$180.74	\$731.4
Monthly Net Income (line 1g minus 2i)	\$2,181.76	\$4,268.54
3. Monthly Net Income (line 19 minus 21)	\$6,45	0.30
Combined Monthly Net Income (add both parents' monthly net incomes from line 3)		
5 Basic Child Support Obligation		
Number of children: 3 x \$656.00 per child	\$1,96	8.00
(enter total amount in box →)	.338	.662
6. Proportional Share of Income (divide line 3 by line 4 for each parent)	.550	

WSCSS-Worksheets - Mandatory (CSW/CSWP) 01/2019 Page 1 of 5

	Jennifer	A	ndrey	
art II: Basic Child Support Obligation (see Instructions, page 7)				
Each Parent's Basic Child Support Obligation without consideration				
of low income limitations (Each parent's Line 6 times Line 5.)	\$665	.18	\$1,302.82	
. Calculating low income limitations: Fill in only those that apply.				
Self-Support Reserve: (125% of the federal poverty guideline for a	\$	1,342.00		
one-person family.) a. Is combined Net Income Less Than \$1,000? If yes, for each				
parent enter the presumptive \$50 per child.		-	-	
b. Is Monthly Net Income Less Than Self-Support Reserve? If yes,				
for that parent enter the presumptive \$50 per child.		-		
c. Is Monthly Net Income equal to or more than Self-Support				
Reserve? If yes for each parent subtract the self-support				
reserve from line 3. If that amount is less than line 7, enter that		339		
amount or the presumptive \$50 per child, whichever is greater.				
Fach parent's basic child support obligation after calculating				
applicable limitations. For each parent, enter the lowest amount	\$66	5.18	\$1,302.82	
from line 7 90 Sc but not less than the presumptive 500 per crima.				
Part III: Health Care, Day Care, and Special Child Rearing Expenses	(see Ins	tructions	, page o)	
10. Health Care Expenses		-		
a. Monthly Health Insurance Premiums Paid for Child(ren)		-		
b. Uninsured Monthly Health Care Expenses Paid for Child(ren)				
c. Total Monthly Health Care Expenses (line 10a plus line 10b)				
d.Combined Monthly Health Care Expenses (add both parents' totals from line 10c)		-		
11. Day Care and Special Expenses				
a Day Care Expenses	-	-		
h Education Expenses	-	-		
c Long Distance Transportation Expenses		-		
d. Other Special Expenses (describe)	-			
	-	-		
		-		
		-		
		-		
e. Total Day Care and Special Expenses (Add lines 11a through 11d)				
12. Combined Monthly Total Day Care and Special Expenses (add			-	
13. Total Health Care, Day Care, and Special Expenses (line 10d plus line 12)			-	
14. Each Parent's Obligation for Health Care, Day Care, and Special Expenses (multiply each number on line 6 by line 13)		-		
Part IV: Gross Child Support Obligation				
15. Gross Child Support Obligation (line 9 plus line 14)	\$1	665.18	\$1,302.	
Weeks Westernate Mandatany (CSW/CSWP) 01/2019 Page 2 of 5		NAME OF TAXABLE PARTY.		

	Jennifer	Andrey
Part V: Child Support Credits (see Instructions, page 9)		
16. Child Support Credits		
a. Monthly Health Care Expenses Credit		
b. Day Care and Special Expenses Credit		
c. Other Ordinary Expenses Credit (describe)		
, apartitude distant (accombo)		
	-	
d. Total Support Credits (add lines 16a through 16c)	-	-
Part VI: Standard Calculation/Presumptive Transfer Payment (see	e Instructions, pag	ge 9)
17. Standard Calculation (line 15 minus line 16d or \$50 per child		
whichever is greater)	\$665.18	\$1,302.82
Part VII: Additional Informational Calculations		
18. 45% of each parent's net income from line 3 (.45 x amount from		
line 3 for each parent)	\$981.79	\$1,920.84
19. 25% of each parent's basic support obligation from line 9 (.25 x amount from line 9 for each parent)	\$166.30	\$325.7
Part VIII: Additional Factors for Consideration (see Instructions, pa	age 9)	
20. Household Assets		
(List the estimated present value of all major household assets.)		
a.Real Estate		-
b. Investments	-	-
c. Vehicles and Boats	-	-
d.Bank Accounts and Cash		-
e.Retirement Accounts	-	-
f. Other: (describe)		-
		-
	-	-
	-	-
21. Household Debt (List liens against household assets, extraordinary debt.)		
a.	-	-
b.		
C.		-
d.		
е.		-
f.		
22. Other Household Income		
a.Income Of Current Spouse or Domestic Partner (if not the other parent of this action)		
Name		
Name		
b.Income Of Other Adults in Household		
Name		
Name		

c. Gross Income for				Jennifer	Andrey
c. Gross Income from overtime is asking the court to evaluate	or from second	jobs th	e party		
is asking the court to exclude	per Instruction	s, page	8		
d.Income Of Child(ren) (if consi	dered extraord	inand			
Ivalle	dered extraord	mary)	-		
Name					
e.Income From Child Support					
Name				-	
Name					
f. Income From Assistance Pro	grams				
Program				-	-
Program				-	-
g.Other Income (describe)					
				-	
Non-Recurring Income (describe	2)				
Tron researing meeting (assertion	-1			-	
. Monthly Child Support Ordered	for Other Childr	en			
Name/age:	Paid] Yes] No	-	
Name/age:] Yes] No	-	
Name/age:	Paid	[] Yes] No		
o. Other Child(ren) Living In Each	Household				
(First name(s) and age(s))					
6. Other Factors For Consideration					
		1.	La bore	A.	
Andreys income we	es an es	TIME	che puo	a.	
Andreys income wo on past income. Jon Andreys employer in	. C. das	Lan	ball		
in past income och	nited but	3 101	· vacc		
11	Laca at a	- 00	Mull.	1-0	
thomeys employer in	101 moct.c	L UV	mysn	ND 2 #	

	nued) (attach additional pages as	necessary)	
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			7.7
			_
Signature and Dates		92312/0	
Signature and Dates I declare, under penalty of perjury under	er the laws of the State of Washingto	n, the information	
Signature and Dates I declare, under penalty of perjury under contained in these Worksheets is com	er the laws of the State of Washington	n, the information	
declare, under penalty of perjury under	er the laws of the State of Washington plete, true, and correct. Parent's Signature (Control of the State of Washington plete)		_
declare, under penalty of perjury under contained in these Worksheets is compared to the second of t	Parent's Signature (C	olumn 2)	-
I declare, under penalty of perjury under contained in these Worksheets is com	plete, true, and correct.		
declare, under penalty of perjury under contained in these Worksheets is compared to the second of t	Parent's Signature (C	olumn 2)	
Parent's Signature (Column 1) 11//5/2021 Date City This Worksheet has been certified by	Parent's Signature (Contract) Date Date Date	City	ourts.
Parent's Signature (Column 1) 11//5/2021 Van Out Date City This Worksheet has been certified by Photocop	Parent's Signature (Contract) Date Date y the State of Washington Administration of the worksheet is permitted.	City Strative Office of the Co	ourts.
Parent's Signature (Column 1) 11//5/2021 Date City This Worksheet has been certified by	Parent's Signature (Control of the Worksheet is permitted SW/CSWP) 01/2019 Page 5 of 5	City	ourts.
Parent's Signature (Column 1) 11//5/2021 VanCOLA Date City This Worksheet has been certified by Photocop WSCSS-Worksheets – Mandatory (CS	Parent's Signature (Control of the Worksheet is permitted SW/CSWP) 01/2019 Page 5 of 5	City Strative Office of the Co	ourts.

COPY Original Filed NOV 1 5 2021

Scott G. Habor, Clerk Clark Co.

Superior Court of Washingt	on County of Clark
Superior Court of Washington In re: Petitioner/s (person/s who started this case): ANDREY V. RUNOV And Respondent/s (other party/parties): JENNIFER LYN RUNOV	on, County of Clark No. 21-3-01443-06 Sealed Financial Source Documents (Cover Sheet) (SEALFN) ✓ Clerk's action required. For use in Family Law and Guardianship cases.
Sealed Financia	I Source Documents
(Co	ver Sheet)
Use this form as a cover sheet to keep your financia document, write the word "SEALED" 1 inch from the t	d cocuments private from the public. On the first page of each top of the page.
Check the documents you are attaching to t	his cover sheet to be sealed:
☐ Income tax records	☐ Pay stubs or other proof of earnings
☐ Credit card statements	☐ Bank statements
☐ Checks or the equivalent	☐ Loan application documents
☐ Check registers	☐ Retirement plan orders
Other financial information sealed by cou	irt order (specify):
Submitted by:	er Respondent or his/her lawyer
	JENNIFER LYN RUNOV
Sign here	Print name (if lawyer, also provide WSBA #)
P	ur case can see your sealed documents. If you need to keep



December 1, 2021

D. Field Prosecuting Attorney, Child Support Division 800 Franklin Street, Suite 100 Vancouver, WA 98660

Via Hand Delivery

Re: In re the marriage of Runov; Cause No. 21-301443-06

Dear Ms. Field:

I represent the petitioner, Andrey Runov, in the above-referenced matter. The respondent, Jennifer Runov, is a self-represented party. I am providing you with a copy of the following pleadings that were filed today in preparation for the hearing scheduled on December 8th, 2021 before Commissioner Sasser.

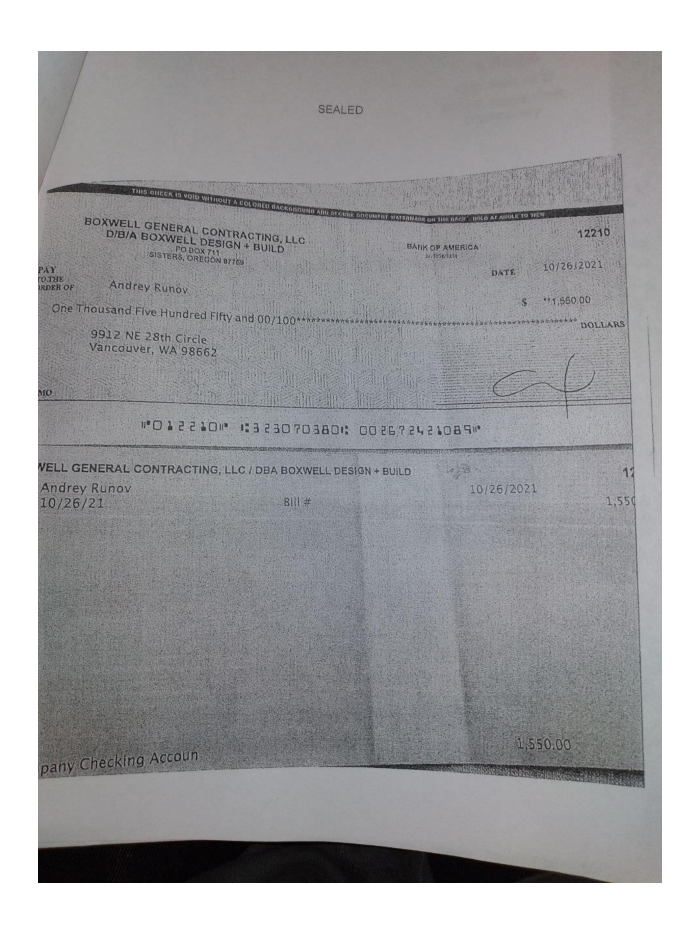
- 1. Summons: Notice about a Marriage or Domestic Partnership
- 2. Petition for Legal Separation
- 3. Declaration of Petition in Response to Respondent's Motion for Temporary Family Law
- 4. Financial Declaration of Andrey Vladimirovich Runov
- 5. Sealed Financial Source Documents
- 6. Proposed Child Support Worksheet
- 7. Proposed Parenting Plan

We are also providing you with a courtesy copy of all pleadings Jennifer Runov filed and served upon our office.

- 1. Motion for Temporary Family Law Orders and Restraining Order
- 2. Notice of Hearing
- 3. Affidavit of Fact
- 4. Sealed Financial Source Documents
- 5. Financial Declaration
- 6. Proposed Child Support Worksheet
- 7. Proof of Residential Lease Termination

1310 Main Street Vancouver, WA 98660 Phone: 360-216-1098 Fax: 360-419-5226 Email: avujovic@navigatelawgroup.com

Thank you for your time and review of these materials. Very truly yours, ANNA VUJOVIC, WSBA No. 53785 Attorney for Petitioner Navigate Law Group Cc: Andrey Runov, Client (via electronic mail) Jennifer Runov, Respondent (via courier) 1310 Main Street Vancouver, WA 98660 Phone: 360-216-1098 Fax: 360-419-5226 Email: avujovic@navigatelawgroup.com



E-FILED

12-01-2021, 15:37 Scott G. Weber, Clerk Clark County

Washington State Child Support Schedule Worksheets

[X] Proposed by [] Petitioner [] State of WA (CSWP)
Or, [] Signed by the Judicial/Reviewing Officer. (CSW)

County Clark

Case No. 21-3-01443-06

Child/ren and Age/s: Daniel Runov, 10; Alina Runov, 8; Isabella Runov, 3 Parents' names: Andrey Vladimirovich Runov (Column 1)

(Column 2)

N. Collins and St. Collins and	Andrey	Jennifer
Part I: Income (see Instructions, page 6)		
1. Gross Monthly Income		
a. Wages and Salaries (Imputed for Both)	-	-
b. Interest and Dividend Income		
c. Business Income		3.5
d.Maintenance Received		-
e.Other Income		-
f Imputed Income	\$5,200.00	\$2,372.50
g Total Gross Monthly Income (add lines 1a through 1f)	\$5,200.00	\$2,372.50
2 Monthly Deductions from Gross Income		
Tayor (Federal and State) Tax Year: 2021	\$559.63	\$142.62
L FICA (Sec Sec +Medicare)/Self-Employment Taxes	\$397.80	\$181,50
etata Industrial Insurance Deductions		-
Mandaton/Union/Professional Dues		
Mandaton/ Pension Plan Payments		
f. Voluntary Retirement Contributions		
g.Maintenance Paid	-	
h.Normal Business Expenses I, Total Deductions from Gross Income (add lines 2a through 2h)	\$957.43	\$324.12
Monthly Net Income (line 1g minus 2i)	\$4,242.57	\$2,048.38
Combined Monthly Net Income from line 3) And both parents' monthly net incomes from line 3)	\$6,290	0.95
5. Basic Child Support Obligation Number of children: 3 x \$648.00 per child	\$1,94	1.00
6. Proportional Share of Income (divide line 3 by line 4 for each parent) Marksheets - Mandatory (CSW/CSWP) 01/2019 Page 1 of 5	.674	.32

WSCSS-Worksheets

	Andrey	Jennifer
Dati Data and		
Part II: Basic Child Support Obligation (see Instructions, page 7)		
7. Each Parent's Basic Child Support Obligation without consideration of low income limitations (Each parent's Line 6 times Line 5.)	\$1,310.26	\$633.74
8. Calculating low income limitations: Fill in only those that apply.	\$1,342	00
Self-Support Reserve: (125% of the federal poverty guideline for a one-person family.)	\$1,342	
a. Is combined Net Income Less Than \$1,000? If yes, for each parent enter the presumptive \$50 per child.		
b. Is Monthly Net Income Less Than Self-Support Reserve? If ves.		
for that parent enter the presumptive \$50 per child. c. Is Monthly Net Income equal to or more than Self-Support		
Reserve? If yes, for each parent subtract the self-support reserve from line 3. If that amount is less than line 7, enter that	61,350,45	5433.7
amount or the presumptive \$50 per child, whichever is greater. B. Each parent's basic child support obligation after calculating		
applicable limitations. For each parent, enter the lowest amount from line 7, 8a - 8c, but not less than the presumptive \$50 per child.	\$1,310.26	\$633.7
Part III: Health Care, Day Care, and Special Child Rearing Expenses	(see Instructio	ns, page 8)
0. Health Care Expenses		
a.Monthly Health Insurance Premiums Paid for Child(ren)	-	-
b.Uninsured Monthly Health Care Expenses Paid for Child(ren)	*	-
c. Total Monthly Health Care Expenses (line 10a plus line 10b)	-	
d.Combined Monthly Health Care Expenses (add both parents' totals from line 10c)		-
1. Day Care and Special Expenses		
a.Day Care Expenses	-	
b. Education Expenses	-	-
c. Long Distance Transportation Expenses	-	-
d.Other Special Expenses (describe)		
		-
		-
A to the section of the party of the section of the		-
1.1 Evnenges		
e. Total Day Care and Special Expenses (Add lines 11a through 11d)		-
12. Combined Monthly Total Day Care and Special Expenses (add both parents' day care and special expenses from line 11e)		
13. Total Health Care, Day Care, and Special Expenses (line 10d		
14. Each Parent's Obligation for Health Care, Day Care, and Special Expenses (multiply each number on line 6 by line 13)		
Part IV: Gross Child Support Obligation		-
15. Gross Child Support Obligation (line 9 plus line 14)	T 64 011	
15. Gross Child Support Congate Scale (CSW/CSWP) 01/2019 Page 2 of 5	\$1,310.26	\$633.7

Part V: Child Support Credits (see Instructions, page 9) 16. Child Support Credits		
o Child Support Credits		
h Child Support States		
a Monthly Health Care Expenses Credit		-
b.Day Care and Special Expenses Credit		-
c. Other Ordinary Expenses Credit (describe)		
C. Other Ordinary Experience Stroat (describe)		
THE RESERVE THE STREET		
	-	
d. Total Support Credits (add lines 16a through 16c)		
Part VI: Standard Calculation/Presumptive Transfer Payment (see	Instructions nac	ne 9)
7. Standard Calculation (line 15 minus line 16d or \$50 per child	Illistractions, pag	
whichever is greater)	\$1,310.26	\$633.7
Part VII: Additional Informational Calculations		
8. 45% of each parent's net income from line 3 (.45 x amount from		
line 3 for each parent)	\$1,909.16	\$921.7
9, 25% of each parent's basic support obligation from line 9 (.25 x	\$327.57	\$158.4
amount from line 9 for each parent)		\$100.4
Part VIII: Additional Factors for Consideration (see Instructions, page	(6.5)	
O. Household Assets		
(List the estimated present value of all major household assets.)	-	-
a.Real Estate		-
b. Investments		-
c. Vehicles and Boats		-
d Bank Accounts and Cash	-	-
e Retirement Accounts	-	-
f. Other: (describe)		-
I, Ottor. (as		
Lita Dobt		
21. Household Debt (List liens against household assets, extraordinary debt.)		
a		_
b.		
C.		-
d.		
е.		
f		
f. 22. Other Household Income a. Income Of Current Spouse or Domestic Partner a. Income the other parent of this action)		
a. Income Of Current Spouse of Decision (if not the other parent of this action)		
(if not the ourse)		
Name		
Name b.Income Of Other Adults in Household	-	
b.Income of our		
Name Name Name Name WSCSS-Worksheets - Mandatory (CSW/CSWP) 01/2019 Page 3 of 5		-

c. Gross income from overtime or from second jobs the party is asking the court to exclude per Instructions, page 8 d. Income Of Child(ren) (if considered extraordinary) Name Name Name e. Income From Child Support Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	Andrey	
Name Name e. Income From Child Support Name Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		-
Name Name e. Income From Child Support Name Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		-
e. Income From Child Support Name Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No Paid [] Yes [] No Rand I I Yes [] No Rand I I Yes [] No		-
Name Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		-
Name f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No Paid [] Yes [] No Rand [] Yes [] No		-
f. Income From Assistance Programs Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	-	-
Program Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No Rand [] Yes [] No	-	-
Program g. Other Income (describe) 23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	-	
23. Non-Recurring Income (describe) 24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		
24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		
24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	-	-
24. Monthly Child Support Ordered for Other Children Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		-
Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	-	
Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No		
Name/age: Paid [] Yes [] No Name/age: Paid [] Yes [] No	-	
Name/age: Paid [] res [] No.		-
	-	
25. Other Child(ren) Living In Each Household (First name(s) and age(s))		
(First Harlie(s) dina age(s))		
Consideration		
26. Other Factors For Consideration		
		Section 14
WSCSS-Worksheets – Mandatory (CSW/CSWP) 01/2019 Page 4 of	5	

tach additional pages as necessary)
Maria Carine Carante
School Company of Surfa
A STATE OF THE PROPERTY OF THE PARTY OF THE
s of the State of Washington, the information and correct.
s of the State of Washington, the information and correct. Parent's Signature (Column 2)
, and someth
Parent's Signature (Column 2)

	shington, County of Clark
In re the Marriage of:	No. 21-3-014443-06
Petitioner:	GR 17 RE: PROPOSED CHILD
ANDREY RUNOV	SUPPORT WORKSHEET
And Respondent:	
JENNIFER RUNOV	
The undersigned declares:	
I am a legal assistant for Navigate	Law Group.
Document to be filed: Proposed C	hild Support Worksheet
pages (including this declaration page)	d have determined that it consists of six (6) age) and that the document is complete and yed via email the signed signature page of this document appears to be and was Andrey Runov.
I declare under penalty of perjury u	inder the laws of the state of Washington that true.
Signed at: 3:03 PM D	Date: 12/1/21
Caitlin Mannix Legal Assistant	
	p. 1 of 1 NAVIGATE LAW GROU

NAVIGATE LAW GROUP
1310 Main Street
Vancouver, WA 98660
Phone: 360-205-2279 Fax: 360-419-5226

E-FILED

12-01-2021, 15:37 Scott G. Weber, Clerk Clark County

Superior Court of Washington, County Clark

In re marriage of:

No. 21-3-01443-06

Petitioner:

Proposed Parenting Plan

10 ANDREY V. RUNOV (PPP / PPT / PP) Clerk's action required: 1

And Respondent:

JENNIFER L. RUNOV

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Proposed Parenting Plan

- This parenting plan is a Proposal by a parent Andrey Runov. It is not a signed court 1. order (PPP).
- Children This parenting plan is for the following children: 2.

	Child's name	Age
	Daniel Runov	10
1.	Alina Runov	8
2		3
3.	Isabella Runov	

- Reasons for putting limitations on a parent (under RCW 26.09.191) 3.
 - a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense.

Neither parent has any of these problems.

b. Other problems that may harm the children's best interests:

RCW 26.09.016, .181, .187, .194 Mandatory Form (03/2021) FL All Family 140

p. 1 of 9

Neither parent has any of these problems.

Limitations on a parent 4.

Does not apply. There are no reasons for limitations checked in 3.a. or 3.b. above.

Decision-making

When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows:

a. Who can make major decisions about the children?

Type of Major Decision	Joint (parents make these decisions together)	Limited (only the parent named below has authority to make these decisions)
School / Educational	[X]	
Health care (not emergency)	[X]	

b. Reasons for limits on major decision-making, if any:

There are no reasons to limit major decision-making.

Dispute Resolution 6.

Important! After this parenting plan is signed by a judge or commissioner, if you and the other parent disagree about shared decisions or what parts of this plan mean, the court may require you to use a dispute resolution provider before going back to court. The court may only require a dispute resolution provider if there are no limitations in 3.a. above. If a dispute resolution provider is checked below, the parents may, and sometimes must, use this provider before filing a Petition to Change a Parenting Plan or a Motion for Contempt for not following the plan. Check your county's Local Court Rules.

a. The parents will go to court (without having to go to mediation, arbitration, or counseling).

Custodian 7.

The custodian is Jennifer Runov solely for the purpose of all state and federal statutes The custodian is Jennier Rando determination of custody. Even though one parent is called which require a designation of change the parenting rights and responsibilities. which require a designation of determining rights and responsibilities described in

RCW 26.09.016, .181, .187, .194 Mandatory Form (03/2021) FL All Family 140

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this plan.

(Washington law generally refers to parenting time and decision-making, rather than custody. However, some state and federal laws require that one person be named the custodian. The custodian is the person with whom the children are scheduled to reside a majority of their time.)

Parenting Time Schedule (Residential Provisions)

Complete the parenting time schedule in sections 8 - 11.

School Schedule

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a. Children under school-age

The schedule for children under school-age is the same as for school-age children.

The children are scheduled to live with Jennifer except when they are scheduled to live with Andrey on:

Every weekend beginning Friday at 6:00 p.m. to Sunday at 6:00 p.m.

Summer Schedule 9.

Summer begins and ends according to the school calendar.

The Summer Schedule is the same as the School Schedule except that each parent shall spend 2 weeks of uninterrupted vacation time with the children each summer. The parents shall confirm their vacation schedules in writing by the end of May each year. (Skip to 10.)

10. Holiday Schedule (includes school breaks and special occasions)

The children are scheduled to spend holidays, school breaks, and special occasions as follows:

Spring Break - Begins at release of school and ends day before school recommences at 6:00 p.m.

Odd years with Andrey Runov; Even years with the other parent

Mother's Day - Begins and ends: 10:00 a.m. to 6:00 p.m.

Every year with Jennifer Runov

Memorial Day - Begins and ends: ending 6:00 p.m.

With the parent who has the children for the attached weekend

Father's Day – Begins and ends: 10:00 a.m. to 6:00 p.m.

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Every year with Andrey Runov

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Fourth of July - Begins and ends: July 4 at 10:00 a.m. to July

Odd years with Jennifer Runov; Even years with the other parent

Labor Day - Begins and ends: ending 6:00 p.m.

With the parent who has the children for the attached weekend

Thanksgiving Day / Break — Begins and ends: day prior to holiday at 6:00 p.m. to day after holiday at 10:00 a.m.

Odd years with Andrey Runov; Even years with the other parent

Christmas Eve / Day - Begins and ends:

Other plan: In odd years, Mother shall have Christmas Eve from 10:00 a.m. to Christmas Day at 10:00 a.m.. Father shall have Christmas Day from 10:00 a.m. to the day after Christmas Day until10:00 a.m. In even years, the schedule will switch so that Father has Christmas Even and Mother has Christmas Day

New Year's Eve / Day – Begins and ends: December 31 at 6:00 p.m. to January 1st at 6:00 p.m.

Odd years with Andrey Runov; Even years with the other parent

All three-day weekends not listed elsewhere

The children shall spend any unspecified holiday or non-school day with the parent who has them for the attached weekend.

Important! Families in Washington observe a broad range of religions and traditions. Your Parenting Plan can provide for how children will spend time on other significant days. (Examples: Eid, Passover, Easter, Chinese New Year, birthdays, etc.) Add lines as needed.

11. Conflicts in Scheduling

The Holiday Schedule must be observed over all other schedules. If there are conflicts within the Holiday Schedule:

Named holidays shall be followed before school breaks.

12. Transportation Arrangements

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The children will be exchanged for parenting time (picked up and dropped off) at school or daycare, when in exercise daycare, when in session,

Other location: If school is not in session, parents shall exchange at each parent's

Who is responsible for arranging transportation?

The picking up parent - The parent who is about to start parenting time with the children must arrange to have the children picked up.

13. Moving with the Children (Relocation)

Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children must notify every other person who has court-ordered time with the children.

If the move is to a different school district, the relocating person must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move.

Exceptions:

- If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, s/he must give notice within five days after learning the information.
- If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, immediate, and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
 - A relocating person who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form Motion to Limit Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the relocating person wants to change the Parenting Plan because of the move, s/he must deliver a proposed Parenting Plan together with the Notice.

Move within the same school district Move within the same school district, the relocating person still has to let the other if the move is within the same school district, the relocating person still has to let the other If the move is within the other native does not have to be served personally or by mail with a parent know. However, and other party can be made in any reasonable way. No specific return receipt. Notice to the other party can be made in any reasonable way. No specific form is required. Proposed Parenting Plan

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Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move but s/he may ask to change the Parenting Plan if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of intent to Move with Children was received.

Right to move

During the 30 days after the Notice was served, the relocating person may not move to a different school district with the children unless s/he has a court order allowing the move.

After the 30 days, if no Objection is filed, the relocating person may move with the children without getting a court order allowing the move.

After the 30 days, if an Objection has been filed, the relocating person may move with the children pending the final hearing on the Objection unless:

- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a hearing is pending if the relocating person believes that s/he or a child is at unreasonable risk of harm.)
- the court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

Parenting Plan after Move after the Notice was served (ariff) Objection is filed within 30 days after the Notice was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Both parties may follow the parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court,
- either party may ask the court to approve the proposed plan. Use form Ex Parte Either party may ask the Expansion Plan – No Objection to Moving with Motion for Final Order Changing Parenting Plan – No Objection to Moving with

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Proposed Parenting Plan p. 6 of 9

Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- The Washington State Courts' website: www.courts.wa.gov/forms,
- Washington LawHelp: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee). (This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)

14. Other

TELEPHONE ACCESS:

The child shall have reasonable telephone privileges with the parent with whom they are not then residing at that parent's expense and without interference of the residential parent.

PARTICIPATION IN EVENTS:

Both parents shall be allowed to participate in school activities for the child, such as open house, attendance at athletic events, etc.

ACCESS TO RECORDS:

Each parent shall have access to all medical, psychological, hospital, dental, etc. records of their minor child. Further, each parent shall have access to all educational records of the minor child, including but not limited to progress reports, PTA notices, etc. Each party is hereby required to sign any documents that may be necessary to effectuate this provision. Neither parent may veto the access requested by the other parent.

BEST INTERESTS:

The residential arrangements defined above are provided for in the best interests of the child. The child's interests are best served by a full and regular pattern of contact with both parents, responsiveness and cooperation by both parents, involvement by both parents in all aspects of the child's needs and a reasonably consistent routine of activities, values and discipline the critical records and a read-state of the best interests throughout both homes. Absence, inconsistency and conflict are opposed to the best interests of the children.

SCHOOL ACTIVITIES:

Each parent shall have the right and responsibility to ensure that the child attend school and each parent shall have the light in that parent's care. Activities shall not be scheduled to unreasonably interfere with the other parent's residential time with the child.

Each parent shall be responsible for keeping himself/herself advised of athletic and social Each parent shall be responsible and social events in which the child participates. Both parents may participate in activities for the child regardless of the residential schedule. Proposed Parenting Plan

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Each parent shall provide the other with the address and phone number of his/her residence and update such information promptly whenever it changes.

DRUG AND ALCOHOL USE:

Neither parent shall use illegal drugs, nor use alcohol to excess, while in the presence of the children, nor immediately preceding residential time. Neither parent shall operate a motor vehicle under the influence of intoxicants with the children present, nor shall they consume alcoholic beverages in any on-or off-road vehicle while the children are passengers.

COOPERATION AND RESPECT:

Each parent agrees to exert every reasonable effort to maintain free access and unhampered contact and communication between the child and the other parent, and to promote the emotions of affection, love and respect between the child and the other parent.

Each parent agrees to refrain from words or conduct, and further agrees to discourage other persons from uttering words or engaging in conduct, which would have a tendency to estrange the child from the other parent, to damage the opinion of the child as to the other parent, or which would impair the natural development of the child's love and respect for the other parent.

Each parent agrees to honor one another's parenting style, privacy and authority. Neither parent shall interfere in the parenting style of the other nor shall either parent make plans or arrangements that would impinge upon the other parent's authority or time with the children without the express agreement of the other. Each parent shall encourage the child to discuss his or her grievance against a parent directly with the other parent. It is the intent of both parents to encourage a direct parent child bond and communication.

Neither parent shall ask the child to make decisions or requests involving the residential schedule. Neither parent shall discuss the residential schedule with the children except for plans which have already been agreed upon by both parents.

Neither parent shall encourage the child to change their primary residence or encourage the Neither parent shall encourage the child to believe it is their choice to do so. This is a choice to be made by the parents or, if they child to believe it is their child. Neither parent shall use the child, directly or indirectly, to gather information about the other parent.

Neither parent shall make derogatory comments about the other parent or allow anyone else to Neither parent shall make delogator. Neither parent shall allow or encourage the child to make do the same in the child's presence. Neither parent shall allow or encourage the child to make derogatory comments about the other parent.

NOTICE:

Each parent shall provide the other parent promptly with receipt of any significant information

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Proposed Parenting Plan p. 8 of 9

regarding the welfare of the child, including physical and mental health, performance in school, extracurricular activities, etc.

Each parent shall inform the other when that parent plans to be away from his or her residence with the child for more than two nights. The information to be provided shall include duration of the period, the destinations and destination telephone numbers.

15. Proposal

This is a proposed (requested) parenting plan. (The parent/s requesting this plan must read and sign below.)

I declare under penalty of perjury under the laws of the state of Washington that this plan was proposed in good faith and that the information in section 3. above is true.

Andrey V Runov (Dec 1, 3021 14:45 PST)

Andrey Runov, Petitioner

Sisters Oregon

Signed at (city and state)

16. Court Order

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Does not apply. This is a proposal.

RCW 26.09.016, .181, .187, .194 Mandatory Form (03/2021) FL All Family 140

Proposed Parenting Plan p. 9 of 9

EXHIBIT 17

12-01-2021, 15:35 Scott G. Weber, Clerk Clark County 1 3 4 5 6 SUPERIOR COURT OF WASHINGTON, COUNTY OF CLARK 7 8 In re the marriage of: 9 No. 21-3-01443-06 ANDREY RUNOV 10 DECLARATION OF PETITIONER Petitioner, 11 IN RESPONSE TO and RESPONDENT'S MOTION FOR 12 TEMPORARY FAMILY LAW JENNIFER RUNOV ORDER 13 Respondent I am the Petitioner and make this declaration in response to Respondent's Motion for 14 15 Temporary Family Law Order. BACKGROUND: I am 37 years old. The Respondent is 34 years old. Respondent and 16 I were married on April 9, 2009 and separated around June 21, 2021. We have three children 17 together: Daniel Runcy, age 10; Alina Runcy, age 8 and Isabella Runcy, age 3. I have a drild 18 19 from a previous relationship; Eiljah, age 15. Respondent has two children from another relationship, Nick Baturin age 13 and Andrey Ryalis age 16. I work for a construction company, 26 Boxwell Design and Build and started at this job on October 22, 2021. I make \$30.00 per hour 21 and work full-time, Monday to Friday, 8:00 a.m. until 4 or 5:00 p.m. Prior to this job, I worked for 22 Havilah Retreat Center as a groundkeeper/construction worker. My family and I lived on site in a 23

> Declaration of Petitioner in Response to Respondent' Motion for Temporary Family Law Order p. 1 of 8

house which we rented for \$1,000.00 per month.

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RESPONDENT'S INVOLVEMENT IN RELIGIOUS CULT; During the past year and a half my wife got involved in an anti-government/religious group called the Nationals, which she is an active member of as far as I am aware. See certificate of citizenship attached hereto as Exhibit A and Assembly Record as Exhibit B. They are a group of individuals who believe conspiracies such as: the Declaration of Independence is a fake, and that federal and state laws do not apply to them because the government we have is not "rest." They do not believe in our government. and have their own currency. See Exhibit C, currency; see Writ of Attachment as Exhibit D. I worked hard to provide for our family but found out she donated money frequently to this group. while I was the sole provider. While I understand both of us have the right to bring our children up in any religion, the teachings of this group is dangerous and harmful to our children. Additional Information about this group and the cult leader, Keith Edward Livingway can be found online at: https://reignbulletin.org/natice/livingway-keith-edward-name-holder/ Her involvement in the group caused her to spend large amount of time online, while our kids were left to take care of each other. This led to instances where our children would leave the house, be left unattended, skipped meals, and caused property damage. For example, in August of 2021, I received a call from my brother-in-law Stavic Ivan(?) stating the pool liner outside the property were Respondent and the children were staying had been punctured and that the children ware not being looked after. There are many examples like this. Respondent and I came to a decision to homoschool our idds, but due to her excessive involvement in Nationals. online community their aducation has suffered. I do not believe they are at grade level by state standards. Because most of the interactions the Respondent had with the religious cuft were through Zoom, I would sometimes overhear their exchanges which were full of cuss words and homophobic remarks. I spoke to the Respondent about the impact that could have on our kids as they spent all their time in her care while I was at work, it got to the point where I felt

Deglarston of Petitioner in Response to Respondent' Motion for Temporary Family Law Order p. 2 of 8 NAVIGATE LAW GROUP

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Respondent was being brain-washed by this group, and in mid-June of 2021 I asked the Respondent to make a choice between our family and the group. She said she chooses the group, took our children, and left to stay with our friends.

While at our friends' house, she texted to ask if I would move our RV trailer to the land we jointly own located at 382 Oyler Rd Toledo, WA so she could stay there with our children. The RV had no shower, nor any other amenities for them to stay there. I offered to move out into the RV instead. During that time, I continued to pay for next and the land, By July of 2021, the situation became worse. Respondent started talking about going to Pennsylvania for three months. That is where the Nationalists group is located. She then said that she might go there for six months. Then it turned into a year. The Respondent would say that someons there would provide her with free housing. The Respondent also said that our children would go with her.

During all this Respondent refused to provide me with any information as to the kids including where they were, where she was planning to take our children, refused to provide any addresses of where they were staying, or who she was living with. Due to the fact I had to move out, my marriage was failing, uncertainty about the children, and severe emotional distress, I only worked 37 hours in the month of July. The Respondent was set on moving away with our children, and she verbally informed the management of hisviliah Ratreat Center about her intent to vacate the property by August 31, 2021. I did not want a divorce and waited for two months before filing for legal separation in hopes that my wife would change her mind. I filed for legal separation on August 30, 2021, to prevent Respondent from leaving the state of Washington with our children, because I feared I would never see them again. She has since indicated in her Response she wants a divorce.

The Respondent moved out from the property we rented at Havlish Retreat Center and would not tell me where she and our children went. When asked, Respondent told me "It's none

Declaration of Petitioner in Response to Respondent' Motion for Temporary Family Law Orderp. 3 of 6 NAVIGATE LAW GROUP
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Family Soft PowerPAK PS, 2818.

of your fucking business." I did not lotow where our children were until September 15th, 2021 when they were brought to AWANA program at church by a friend named Taylor. I realized then that the Respondent had moved in with her at 9569 NE 135th Court Vencouver WA, 98682.

Since then, I saw our children maybe 4 or 5 times, because Respondent refuses to allow me to pick them up more often.

RESTRAINING ORDER: There have been no incidences between Respondent and I in the last twelve years and Respondent does not mention dates in her allegations for this exact reason. I will be the first to admit I was made some mistakes years ago, however for Respondent to claim

twelve years and Respondent does not mention dates in her allegations for this exact reason. I will be the first to admit I was made some mistakes years ago, however for Respondent to claim I have recently abused har in any shape or form would be a lie. Twelve years ago I was a different person and due to excessive drinking and I did have run-ins with the law. During this occasion twelve years I came from intoxicated the Respondent said she was afraid of me, and i, in my intoxicated state, handed her a gun, saying that if she is afraid of me, here is a gun she can shoot me with. After I fell asleep. The Respondent called the police. I was arrested for a warrant violation, vehicular assault (an old charge for which the warrant was issued), and a domestic violence charge. To my knowledge, I pied guilty to all charges and the whole ordeal was a real wake up call for me; I stopped drinking to excess and I learned in anger management how to defuse escalating situations. Since then, I have not had any run-ins with the law, and for the last 12 years I have been working to provide for my entire family. Respondent has been abusive to me on several occasions. In summer of 2019 Respondent punched me in the head hard enough that I fell. Another time in 2019, Respondent shattered the T.V. in master bedroom of our house. Prior to this, she shattered three other T.V.'s in our house. I was never violent. during these trades. I have also provided the court with declarations of third parties. Please see Declaration of Chris Bowell, Andre Ryelle, and James McVicker filed herewith.

During our marriage I am aware of one instance when Respondent had voluntarily

Declaration of Patitioner in Response to Respondent Motion for Temporary Family Law Order p. 4 of 6 NAVIGATE LAW GROUP
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admitted herself to a psychiatric facility, which was on July 4, 2019. On this day, Respondent Indicated that she would like to go to downlawn to watch the fireworks. However, we stready purchased fireworks to celebrate. We argued and Respondent repeatedly launched herself at me, at which point I chose to ramove myself from the premises to let her cool down. When I come home some time after. Respondent was not inside, and our children were home stone. After several hours passed and because Respondent did not return home, I called the police to report her missing. They were able to locate her at Mark T. Lehner, OT PeachHealth Downtown Urgent Care where she admitted herself. The kids and I visited the Respondent while she was In the facility for a week, until she discharged herself. Due to doctor patient confidentiality, I do not know the reason Respondent admitted herself but she stated she was suicidal at some point. After our experation, our conversations were mostly about me asking to see our children, which she has denied me, and about financial decisions. Our marriage did not fall spart because of abuse on my part. Our marriage fell spart because the Respondent no longer wants to be married to me and wishes to move to another state to join a cult-like organization and take our children with her. I love our children, and as their father, want to be a part of their lives. I respectfully ask the court to deny the request for the restraining order as there is no basis for one. PARENTING PLAN: The children have never been afraid of me, this is simply inaccurate. We were a happy family until the months leading up to our separation there were no incidences between me and my kids, so I do not understand why they would be fearful of ms now. Respondent has completely shut me out and has not allowed me to see my children since our separation despite me pleading to see the kids. She is set on starting a new life for herself and shutting me out of our kids' lives in the process. While Respondent has been the primary caretaker of the children while I worked to provide for the family, I have always been an active

Declaration of Petitioner in Response to Respondent' Motion for Yemporary Family Law Order p. 5 of 8 NAVIGATIS LAW GROUP
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and involved parent in their lives and her withholding the children from me is inappropriate and is damaging my relationship with the children. The children are homeschooled by Respondent. She did have a deaning job on Monday's during the last month, and I would watch the children during this time. Because Respondent is with the children all day and given the fact I work Monday to Friday 8 a.m. to 5 p.m., I ask the court to award me visitation overy weekend from Friday at 6:00 p.m. to Sunday at 6:00 p.m. Respondent spends all day with them and this would be the only time I can spend with them. I request the Court adopt my Proposed Perenting Plan. Respondent did not file her own Proposed Parenting Plan. INCOME AND SUPPORT: I request that I be ordered to pay child support according to the Washington State Child Support Schedule and that we split pro rate uninsured medical costs. I make \$30.00 per hour and work 32-48 hours par week, so I ask the Court to impute me at 40 hours per week, or \$5,200 gross per month. I changed jobs recently but still work in the same field. Since it made no sense for me to continue living in the RV, I have temporary moved in with my parents and stay there during the weekends. During the week, I live at the job alto that I renovate. My new job is only 30 minutes away from Respondent and silvas me to be closer to the klds. Because I recently started this job, I only have one paystub, which I have provided along with a letter from my new employer detailing my start data, rate of pay, and hours I will be working on average. Ptease see financial documents filed under seal. As reflected in my Financial Declaration, my current expenses total \$3,781. I do not know if Respondent still has her cleaning job and I do not know how much she makes. I request her income be imputed also at minimum wage at 40 hours per week, or \$2,372 gross per month. This is close to Respondent's proposed income for child support purposes. I believe Respondent receives some child support for her other child but I am not certain. I did pay Respondent \$800,00 voluntarily on 9-12-2021 for child support. Please see proof of payment/stub attached hereto as Exhibit F.

Declaration of Putitioner in Response to Respondent Meten for Temporary Family Law Order p. 6 of 6 NAVSGATS LAW GROUP Spot Main Street Years pro-sop-says flux: \$60-409-5016 exploring and platform over 1000.

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Respondent also receives the child tax credit and I believe she receives \$1,250 per month. I request this be included as income if the court orders she continue to receive 100% of the credit. The kids have state medical insurance currently. With regards to taxes, Respondent has two children from a prior relationship and I have one. Sho also does not have a job to my knowledge so she would not benefit from the tax exemption. I request I be able to claim all three of our children in 2022 and that we reserve beyond that. SPOUSAL MAINTENANCE AND PAYMENT OF DEBTS: Respondent is in need of spousal support as she has not historically worked. She is currently living with her friend and I do not know if she pays any rent or has contributed to expenses. My net monthly income is \$4,242.57. If the court adopts my proposed child support worksheets, I will be paying \$\$1,310,26 for child support, which leaves me only with \$2,932 to pay all my living expenses and the land loan we have. My monthly expenses total \$3,781.00 which ourrently includes the \$1,000.00 monthly payment for the land we own. In feu of spousal support, I request I continue to make the payment on our shared debts and the monthly payment on land and the line of credit debt we have (\$80.00 minimum per month). We did not have any other credit cards during the marriage. We should each be responsible for any debts acquired after separation. After payment of child support, my reasonable monthly expenses, the lend loan, and the line of credit, I will have no funds remaining. I know Respondent has the need for support and I am not disputing that, but I do not have the ability to pay her. TEMPORARY USE OF PROPERTY; I request that I be awarded exclusive use trailor on the land currently, the tractor we own, and have regular access to the land as I need to be able to maintain it as I have been regularly doing so since we bought it in November of 2020. Respondent has her own vehicle and I am driving a truck from my brothen-in-law which we agreed in June of 2021 I would trade him for a project car I have been working on. The project

Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order p. 7 of 6 NAVIGATE LAW GROUP spin Mais Street Vascance, WA 96660 Plants 360-100 may Past 960-100-5006 pagenis@anigatelawgrosp-som

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1	car is a 2000 Subaru Impreza. Respondent and I had a joint account we were using, and I
2	request we close that account as I believe we now each have our own personal bank accounts.
3	The court should not order the sale of any equipment and I request none of the items we own
4	be sold until final orders.
5	
6-	I declare under penalty of perjury under the laws of the State of Washington that the
7	foregoing is true and correct.
8	Signed at Sisters OR [State] on Dec 1, 2021 [Date].
9	Analog T Record (Sec. 1, 1962) 1-1-1967()
10	Andrey Runov, Petitioner
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Declaration of Petitioner in Response to Respondent' Motion for Temporary Family Law Order p. 8 of 8

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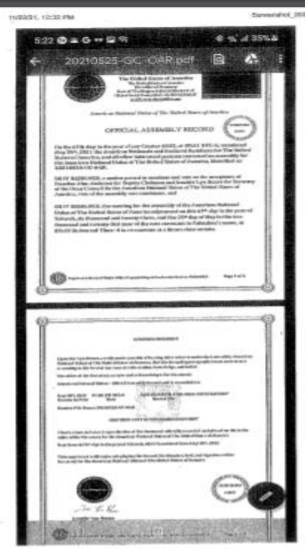
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1330 Main Stoot
Vagoreme, WA 98660
Phone: 360-90g-says Fac: 360-403-gand
avejovin@covigatelowgroup.com

EXHIBIT A



EXHIBIT B



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EXHIBIT C



EXHIBIT D

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EXHIBIT 18

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l	Superior Court of Washin	ngton, County of Clark
ı	in re the Marriage of Runov:	No. 21-3-014443-06
١	Petitioner	GR 17 RE: DECLARATION OF
l	ANDREY RUNOV	CHRIS BOXWELL
l	And Respondent:	
١	JENNIFER RUNOV	
١	The undersigned declares:	
١	I am a legal assistant for Navigate Law	/ Group.
١	 Document to be filed: Declaration of C 	
	pages (including this declaration page legible. I am the person who received document and the signature on the do represented to be the signature of Chr	IS DOXWER.
	the facts I have provided on this form are true	or the laws of the state of Washington that e.
	Signed at 2:35 PW Date	12/1/24
	Caltin Mannix Legal Assistant	
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Superior Court of Washington, County of Clark

In re the Marriage of Runov:

Petitioner:

ANDREY RUNOV

12 And Respondent:

JENNIFER RUNOV

No. 21-3-01443-06

DECLARATION OF CHRIS BOXWELL (DCLR)

Declaration of: Chris Boxwell

- I am 47 years old and I am the Petitioner's employer.
- 2. I declare as follows: My name is Chris Boxwell. I first met Andrey about six years ago when he started working for my company, Boxwell Design Build. Soon after he was hired, we developed a friendship outside of work. During my relationship with Andrey, I have known him to be someone who shows up on time, works hard, and carries himself in a polite, respectable manner.
 In addition to being an exemplary employee, Andrey is a family man who has always presented himself with levelheadedness and grace. I have a rental house on my property that Andrey and his family rented for a year. This gave me the apportunity to see Andrey interact with his children on an almost daily basis. Andrey's top priority was

Optional Form (05/2016) PL All Family 136 Declaration

p. Lof 2

NAVDOATS LAW GROUP
1310 Main Street
Windowe, WA photo
Please pio-eng-sury Fac 340-410-5005
avajanin@navigatelorogica;s.com

Pendyllot Form/WCPL 1019

always to make his wife and kids happy. Andrey did whatever it took to provide for his 1 family to ensure their needs were taken care of. He cleaned the house, cooked for his 2 family, and loved them. When his wife decided to get involved in an online cult, she 3 abruptly left Andrey and I saw that it littled him inside. All he wanted to do was make it 4 work. However, his wife has other plans and Andrey respected that. All he wants now is 6 assurance that he will be able to see his kids and be involved in their lives. ű 7 I have never seen Andrey use drugs, raise a hand on his family, or anything alse that 8 would cause concern. Any accusations of such behavior are false. In fact, Andrey 9 seems to always be the levelheaded on in the family. 10 I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true. 11 Of Date: Dec 1, 2021 Signed at: Sisters 12 13 industrial Condition | Bill (1819) 14 Chris Boxwell, Declarant 15 16 17 18 19 20 21 22 23 24

> Optional Form (08/3010) FL All Family 136

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EXHIBIT 19

Superior Court of	Washington, County of Clark
in re the Marriage of Runcy:	No. 21-3-014443-06
Politioner:	GR 17 RE: DECLARATION OF
ANDREY RUNOV	JAMES MCVICKER
And Respondent:	
JENNIFER RUNOV	
The undersigned declares:	
I am a legal assistant for Navig	ate Law Group.
Document to be filed: Declara	tion of James McVicker
pages (including this declarate legible. I am the person who re document and the signature of represented to be the signature	
the facts I have provided on this form	ury under the laws of the state of Washington that are true.
signed at: 2:34PM	Date: 12-11-24
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tu Silvi	
Caitlin Mannix Legal Assistant	

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12-01-2021, 15:36

Scott G. Weber, Clark Clark County .

1 2 3 5 6 7 Superior Court of Washington, County of Clark В in re the Marriage of Runov; No. 21-301443-06 9 Petitioner: DECLARATION OF JAMES 10 MCVICKER ANDREY RUNOV 11 (DCLR) And Respondent: 12 JENNIFER RUNOV 13 14

Declaration of: James McVicker

- I am 26 years old and I am the Petitioner's friend and coworker.
- 2. I declare as follows: My name is James Robert McVloker. I first met Andrey about four years ago and he has been a family friend since then. Andrey and I both shared a passion for cars we both helped each other with projects on our cars. He offen times let me use his garage and tools to work on my cars.

About three years ago, I went to the Runov's house at 6912 NE 28th Circle, Vancouver WA 98662 to help Andrey with a project on a car. Jennifer had been keeping to herself in the house. Suddenly and completely without provocation, Jennifer entered the garage and punched Andrey in the shoulder. She then grabbed his jacket and threw him to the ground. While he was on the ground trying to protect himself from more blows from

Optional Form (00/2010) FL All Family 135

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Jennifer, she grabbed a shot glass and threw it to the ground right next to his head. It shattered upon impact and covered the ground with broken glass. Andrey and I both 2 froze as she then calmiy walked back into the house and closed the door behind her. 3 She did not say she was upset at him, she did not yoll at him. From what I could fell, the 4 5 only reason she laft the house was to assault Andrey and there was absolutely no Œ reason for such aggression. I was shocked to see Jennifer use such physical force 7 against Andrey while he had done nothing to provoke her. Andrey stood up after she left Ħ and he was physically hurt and shaken. We stood in silence for a minute trying to 9 process what had just happened. We both promptly left the residence because we felt 10 that was necessary at that time. 11 I declare under panalty of perjury under the laws of the state of Washington that the 12 facts I have provided on this form (and any attachments) are true. __ Date: Dec 1, 2021 Signed at: Black Butte 13 14 (City) 15 James McVlcker, Declarant 18 17 18 19 20 21 22 23 24

Optional Form (55/2016) FL All Family 136

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SIAVICATE LAW GROUP
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ptopick@ambgahinegerspores

EXHIBIT 20

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7	Superior Court of Washin	gton, County of Clark
8	In re the Marriaga of Runov: Patitioner:	No. 21-3-014443-06 GR 17 RE: DECLARATION OF
10	ANDREY RUNOV	ELIJAH RUNOV
11	And Respondent:	
12	JENNIFER RUNOV	
13	The undersigned declares:	
14	I am a legal assistant for Navigate Law	Group.
15	Document to be filed: Declaration of El	ljah Runov
16 17	pages (including this declaration page) leading I am the person who received v	to determined that it consists of three (3) and that the document is complete and a email the signed signature page of this
18	document and the signature on the doc represented to be the signature of Elijal	ument appears to be and was
19		the laws of the state of Washington that
20	the facts I have provided on this form are true.	
21 22	Signed at: 3'-15 PM Date:	12/1/21
	Caltin Mannix	
23	Legal Assistant	
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NAVIGATE LAW GROUP
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Phone: 360-505-5079 Peri 280-409-5236

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12-01-2021, 15:36 Scott G. Weber, Clerk Clark County

2 3 4 5 6 7 Superior Court of Washington, County of Clark 8 In re the Marriage of Runov: 9 No. 21-301443-06 Petitioner: 10 DECLARATION OF ELIJAH RUNOV ANDREY RUNOV 11 (DCLR) And Respondent: 12 13 JENNIFER RUNOV 14 Declaration of: Elijah Runov 15 I am 15 years old and I am the Petitioner's son. 16 I declare as follows: My name is Elljah Runov. Andrey Runov is my father and 17 Jennifer Runov is my step mother. I never lived with Jennifer and my dad full time but I 18 would visit often when I had breaks form school. It was enough for me to notice when 19 20 tension arose in the relationship. I could tell finances were tight and I knew my dad was

or excessive alcohol use.

Optional Fore (06/2016) FL All Family 155

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Declaration p. Loft

trying very hard to provide for his family. For example, my dad sold one of his cans to

help support the family. My father and Jennifer argued but my ded would always leave

the house and come back when the situation calmed down. I have never seen my dad

be physically abusive towards Jennifer or any of the kids, nor have I seen any drug use

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We moved in a mobile home and the family really started to fall apart at that point, Jennifer placed all her time on calls with a group called the "Nationals." During that time, my dad was constantly working to provide for the family. He worked six days a week and only took a break on Sunday for church. This made it difficult to spend time with my father while I was there. I have heard of Jennifor's plan to move the kids to Pennsylvania to be closer to the "Nationals" and I do not believe this is what the kids want or what would be in their best interest. I have heard my dad ask them many times If they want to move to Pennsylvania and they always say no. My father wants to make sure we can stay active him his kids lives and he does not want them to move to Pennsylvania.

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true.

Signed at: Po	rtland	Oregon	Date:	Dec 1, 2021
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ER Hard Four Str. 1, 2011	Baria.	83 832		
Elljah Runov,	Marin Control of the			90

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EXHIBIT 21

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12-01-2021, 15:36 Scott G. Weber, Clerk

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ourt of Washington, Coun	ty of Clark
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RYALLS	TION OF ANDRE I
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claration of: Andrey Ryall	
n the aldest son of Jennifer	Ryalis (Runov) and stepson
ame is Andre Ryalls. I am a	stonished to see this family
nd grateful to both my mothe	er and stepfather. I knew
not my biological father, bu	t I accepted him as my father
of me but because he treate	d me as if I was his
ed a lot of himself and his h	obbles for his family. He
	debts as well. Neither I nor
any type of abuse from And	trey. We were comfortable
Declaration	NAVIGATE LAW GROUT
p. 1 of 2	Yaxioner, WA 98660 Phone pie-sag-sers ther 360-sig-
	RYALLS (DCLR) claration of: Andrey Ryall in the oldest son of Jennifer ame is Andre Ryalls. I am as and grateful to both my mothe in not my biological father, bu of me but because he treate and a lot of himself and his he cial debts and my mother's any type of abuse from And Declaration

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with him and trust him and I cannot conceive my step siblings being in any danger. He is a great father.

My mother use to be vary involved in our lives. She use to take care of us and the house while Andrey worked hard to provide. She would cook, clean and play with the kids. That all changed when she joined an online religious/political group and over time, she started neglecting some of her motherly duties so that she could spend more time online talking with the other people in the group. She would issue the kids completely unattended and at times, unfed for hours. This understandably upsat my stepdad and I could see it really took a toll on their relationship. I witnessed them fight at times and eventually she moved out and started living with a family friend. She assigned some of her work duties to me, like cleaning around the building, so that she could spend more time online with her group. One day, I found out about my mother's plan to take the children to live with her group in Pennsylvania. I have heard from multiple people that the kids do not want to leave with her. I love my mother, but her actions and decisions have hurt me, the kids, and I can see how much it hurts Andrey. I am happy to provide additional information if needed.

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true.

Stoned at Per	ned at: Pensacola		Date:	Dec 1, 2021
Andre / Brall	(City)	(State)		
Andre Ryalis,	ARTH.			

Optional Form (05/2014) FL All Family 135 Declaration

p. 1 of 2

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1930 Main Bonet

Vaccations, WA 98060

Plant 360-409-439-538

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Superior Court	of Washington, County of Clark
In re the Marriage of Runov:	No. 21-3-014443-06
Petitioner:	GR 17 RE: DECLARATION OF
ANDREY RUNOV	ANDRE RYALLS
And Respondent;	
JENNIFER RUNOV	
The undersigned declares:	
I am a legal assistant for Nav	igate Law Group.
Document to be filed: Declar	ration of Andre Ryells
pages (including this declarated by the page). I am the page who	int and have determined that it consists of three (3 tion page) and that the document is complete and received via email the signed signature page of the on the document appears to be and was ure of Andre Ryalis.
I declare under penalty of per the facts I have provided on this for	rjury under the laws of the state of Washington that in are true.
Signed at 2:36 PM	Date: 12/1/21
Caitlin Mennix Legal Assistant	

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p. 1 of 1

NAVIGATE LAW GROUP

1310 Mds Street
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Phone: 360-366-369-380 Str-403-5804
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EXHIBIT 22

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SCOTT G. WEBER, CLERK CLARK COUNTY

Superior Court of Washington County of Clark

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ANDREY V. RUNOV

Petitionen(s),

and

No. 21-3-01443-06

Cover Sheet for

AFFIDAVIT OF FACT

JELNIFER LYN RUIGU RESPONDENT(S).

Rebuttal to Declevation

Deted: 12-6-2021

PETTHONER / RESPONDENT

Cover Sheet

JENNIFER LYN RUNOV 305 SE Chkalov DR STE 111-110 Vancouver, WA 98683

Affidavit of Fact

Rebuttal to Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order Case Number 21-3-01443-06 Reference: Temporary Family Law Order

Date: 6" day of December in the year 2021

Comes now Jennifer Lyn Runov, Trustee (hereinafter "Affiant") being competent to testify and being over the age of twenty-one years, after first being duly affirmed according to tell the truth to the facts related herein states that Affiant has first-hand knowledge and belief that these facts are true to the best of Affiant's knowledge and belief, and;

This is a response to Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order filed on the 1° day of December 2021 for case no. 21-3-01443-06 in Clark County of the State of Washington.

1: In response to page number 2 of 8, line 2

Response: Affiant is not involved in any anti-government religious group called the "Nationals" or ANY anti-government religious group in general.

2: In response to page 2 of 8, line 2, 4

Response: The reign of the heaven's society Temple are followers of the Way, the Truth and the Life and does not speak out against any form of government nor is it a religious cult. The certificate of citizenship shown by Andrey as exhibit A is honorary for turning to Jesus.

3: In response to page 2 of 8, line 4, 5, 6

Response: Affiant has never heard anyone speak out about the Declaration of Independence as being a fake but in fact speak about the importance of the document. The assembly record shown by Andrey as exhibit B is a Union document. The Union itself focusses on establishing businesses within The United States of America.

Andrey doesn't have any idea what anyone else believes nor does Andrey have the right to say what someone does or does not believe. Affiant has never heard anyone say that the Federal and State laws do not apply to them. The Union and its members hold government in high regards as law is important to maintain a civil society.

4: In response to page 2 of 8 line 7

Response: It is perfectly legal for anyone to issue their own currency. Just because you issue your own currency does not mean that you are an anti-government religious cult involved in nefarious actions. Here are a few references on the open web of how to set up your own currency and others that have accomplished it.

https://www.enn.com/2014/08/01/business/making-money-start-your-owncurrency/index.html

https://theecologist.org/2010/jun/08/10-steps-creating-your-own-local-currency https://www.theatlantic.com/business/archive/2011/04/how-to-start-your-own-private-currency/73327/

Writ of Attachment shown by Andrey as exhibit D has nothing to do with the other claims from Andrey which Andrey is showing a continued habit of lumping all unknowns in Andreys own mind as an anti-government religious cult.

5: In response to page 2 of 8 line 8, 9

Response: There was one donation made to the Union whereas Andrey was in agreement with in making said donation as a replacement to Andreys' and Affiants normal tithing to the local church.

6: In response to page 2 of 8 line 9, 10, 11, 12

Response: It is slander to call someone a cult leader who has never been tried, convicted or accused of being a cult leader. Andrey has spoken to Keith Edward Livingway once maybe twice during Temple in which one of those instances Andrey was drunk. There were Multiple witnesses to this interaction and Andreys obvious intoxication. Please see exhibit 1 for witness statement.

There is no danger in teaching others of The Way, The Truth and The Life that is in Jesus and it is unfortunate that Andrey has that opinion.

In addition to the illegitimate claim of Keith Edward Livingway being a cult leader, the link Andrey had provided on line 12 of Andreys Declaration has nothing to do with Temple nor Affiant but is Keith's own business. Which shows again Andrey's habit of lumping together all areas of people's life and mixing up facts.

7: In response to page 2 of 8 line 13, 14, 15, 16, 17, 18

Response: The children have never been left unattended, left hungry or been allowed the ability to freely roam the rental property. The children have never been accused of puncturing a pool or causing property damage but were asked if they knew what happened. For context, the Affiant and children were renting on a retreat center property were events

full of children were held nearly daily. Affiant's children were not allowed outside while said camps were at the facility. Any one of the camps that were renting the facility could have been the cause of damage.

The time spent online was in creating a business to help support the kids. See homemadehome.shop a website and business Affiant has created this past year. Anyone who has worked towards starting a business knows the time it takes in learning different aspects of starting one up.

8: In response to page 2 of 8 line 18, 19, 20, 21

Response: Andrey has never been involved in any of the children's home-schooling education nor does Andrey have any idea what the grade level by state standards would be. Andrey completely relied on Affiant to teach the children. Andrey has no idea whether their education was or is suffering because of Andreys lack of involvement. When in fact, the kids are excelling in nearly all subjects and in some subjects above grade level according to state standards.

9: In response to page 2 of 8 line 21,22, 23, 24

Response: Temple members have never spoken of Andreys sexual orientation or intended to offend Andreys sexual orientation at any time.

No one in Temple is involved in cursing wherein the Temple members do not practice witchery nor demon worship.

10: In response to page 3 of 8 line 1

Response: Affiant has never been diagnosed as brainwashed by any psychiatric professional.

11: In response to page 3 of 8 line 2, 3, 4, 5, 6, 7

Response: In mid-June of 2021 Andrey threw all of Affiants belongings on the floor in the living room telling Affiant to "get the fuck out or I will throw you out". Wherein Affiant then gathered Affiants and children's belongings and left to a friend's house, as Andreys aggression was escalating. Pastor Jeff witnessed the event on the phone.

After Andrey threw Affiant and children out of the house, Affiant asked Andrey to move joint owned RV out to the jointly owned property in preparation to hook up RV to services. Not with the intentions to move children into a situation with no services but to look for housing options as Affiant and children were without a home.

12: In response to page 3 of 8 line 7, 8, 9, 10, 11

Response: In regards to the move to Pennsylvania, Affiant was offered a job in residential maintenance in exchange for housing. Affiant and children would have lived there by themselves in exchange for maintaining the rental house. There is no group home nor any cult that Affiant is a member of.

Affiant is unaware of any "Nationalist" group nor is Affiant affiliated with any Nationalist group. And further any false accusations of being a part of said group is attempted murder because those groups are classified as terrorist organizations by the Democratic Party.

13: In response to page 3 of 8 line 12, 13, 14

Response: Affiant had no intentions of keeping the children from Andrey. Please refer to the original affidavit as to why sharing of location was an issue at the time. There was talk between Affiant and Andrey about arranging meeting locations to visit with children. Since June of 2021 Andrey has asked to see the children 4 times total and each time Affiant worked with Andrey to make a scheduled visitation. Please see exhibit 2 for original Affidavit.

14: In response to page 3 of 8 line 16, 17, 18

The move out of Havilah Retreat center was a written request from the owner due to the fact that Andrey decided to stop working. The agreement to live at said location was that Andrey was the grounds keeper of the property. Andrey stopped showing up to work with no notice. This led to Affiant needing to figure out housing for Affiant and children. Please see exhibit 3 for breach of contract notice.

15: In response to page 4 of 8 line 1, 2, 3, 4, 5

Response: Affiant has not withheld children from Andrey at any time and Andrey did know where Affiant and children were staying after Affiant was served. Affiant has witnesses to the interactions between Andrey and Affiant regarding visitation with the children. The children have expressed a huge opposition to visiting Andrey and would start to cry when asked if they wanted to go. Affiant also has a recording of asking the children if they wanted to go and the resulting reaction. Please see exhibit 4 for a witness statement.

16: In response to page 4 of 8 line 6, 7, 8, 9, 10

Response: Andrey and Affiant have only been married for 12 years. Domestic Violence incident Andrey received was in the Fall of 2010 making Andreys claim of a clean record of 12 years already dirty. Since Andreys release from jail and immigration detention center in the spring of 2012 the only thing that changed was Andreys eleverness at hiding Andreys abusive tendencies and alcoholic addiction. See Original affidavit as to how many fines paid and jail time during relationship between Andrey and Affiant. Also refer back to Andreys own witness statement Robert James McVicker wherein witness states Affiant went into to the garage picked up a shot glass and threw it. Unusual for sober, clean people to hang out in a garage with shot glasses. Also see Exhibit 1 witness statement for further evidence. Let Andreys criminal record show as proof to the lies of Andreys claims of being clean and abiding in the law. Andrey has records in Clark County, Skamania County, Multnomah County and Tillamook County. There are other counties as well, Unfortunately Andrey took all of Affiants records in July of 2021.

17: In response to page 4 of 8 line 18, 19, 20

Response: Affiant has not punched petitioner in the head to the point of falling.

18: In response to page 4 of 8 line 20, 21, 22

Response: the TV smashing was due to the excessive pornography watching by Andrey. Respondent did not want children being exposed to the excessive pornography. Andrey was consistently asked to stop watching pornography as it affected everyone in the house.

19: In response to page 5 of 8 line 1,2, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11

Response: Affiant was pushed by Andrey to a point of wanting to end Affiants own life due to physical abuse and to excessive daily mental abuse by Andrey. July 4* 2019 Affiant needed help and signed up as a voluntary patient. That day Affiant did not leave the children unattended.

The result of being a voluntary patient was a positive experience wherein that was the time that Affiant needed to begin the process of leaving Andrey. That was the time when Affiant decided the marriage was irreconcilable. Affiant never told Andrey about that decision for safety reasons. Two years of praying to our Father in Heaven through Jesus provided Affiant and children the opportunity to safely escape.

When Andrey motioned a court order to keep Affiant and children in the State of Washington, the motion was a complete lie as to the reasons behind it. When in fact the motion was made to prevent Affiant from escaping Andrey and his abuse, see page 3 line 19 and 20 on Andreys Declaration and Exhibit 2 original Affidavit. Andrey was simply using the courts to force Affiant back into the home so Andrey could continue to abuse Affiant. Affiant learned about abusers while a voluntary patient.

20: In response to page 5 of 8 line 11,12, 13, 14, 15, 16, 17

Response: Andrey has never been denied the ability to see the children and 95% of Andreys texts where about how Affiant was supposedly being condemned to hell while Andrey sat next to God clothed in his own righteousness, while repeating 'God Knows' in a cult like manner. Please see exhibit 2.

Andrey does not want to face the fact that it was by Andreys actions the marriage failed and it was not a mystical cult that is to blame. Affiant did not have any online friends at the time that the marriage was over back in July of 2019.

21: In response to page 5 line 18, 19, 20, 21, 22, 23, 24 and page 6 line 1, 2

Response: Andrey has seen the children since Aug 31° as Andrey even states it on page 4 line 4 of Andreys Declaration of Petitioner in Response to Respondents Motion for Temporary Family Law Order.

Affiant has a recording and witnesses to the distress the children undergo when asked if they would like to visit Andrey. Affiant cannot damage a relationship that was never there. Please see exhibit 4 for witness statement.

5 of 8

22: In response to page 6 line 8

Response: Affiant filed Parenting Plan on October 5th 2021 with the Clark County clerk.

23: In response to page 6 line 14, 15, 16

Andrey is claiming to reside 30 min from Affiants current forced location, yet Andrey, his coworker and Chris (Andreys boss) all signed their witness documents and declaration in Sisters, OR three and a half hours away. Basically, Affiant is unable to move to find work but Andrey is able to move to find work and neglect supporting Andreys children. Common behavior of Andrey with a lack of responsibility.

24: In response to page 7 line 1, 2

Response: Affiant does not receive the full amount of temporary child tax credit. The amount is split in half as per stated by the IRS due to a request by Affiant to receive Affiant's portion directly. This was due to the fact that Andrey was claiming it as Andreys payment for child support.

25: In response to page 7 line 7, 8

Affiant has "historically "worked and in fact Affiant was the sole bread winner the first 5 years of Affiant and Andreys relationship, a year of which Andrey was incarcerated while Affiant was left to care for 3 kids alone, one of which was a newborn.

26: In response to page 7 line 12, 13, 14

Andrey is not paying the monthly land payment and has not for the past 2 months. Please see exhibit 5 Default of Loan payment statement.

27: In response to page 7 line 20, 21, 22, 23

Response: Andrey is not taking care of property when in fact a recent visit has shown the neglected state that it is in. Please see attached exhibit 6.

28. In response to the four witness statements Andrey provided with Andreys Declaration.

Two of the witness's statements were from minors both of which sound like they were correct.

James McVicker one of the other witnesses was a common guest of Andreys whom the two of them would drink and party a lot.

Affiant objects to Chris Boxwell's statement. Affiant and children have never lived in Sisters, OR but simply visited it as Andrey was doing jobs there with Chris. Furthermore, Chris is also a heavy drinker whom Andrey would drink often with. Chris has seen Andrey with Affiant and children less then a handful of times. Simply not enough to have a view point of a good standing marriage.

6 of 8

The Entities raused within this Affidavit of Fact who the Affiant has claimed false accusorions from has (10) days from the publication of Public Notice to give relutted or these claims stand as fact.

Affiant affirms that all that is stated within this Affidavit is hereby true and correct in Yahushunglesus name.

Further Affiant sayeth usught Signed on this 6° day of December in the 2021° year of the new covenant in Yahushua's Jesus name (12/6/2021)

Signature of Afflant.

Publication: https://reignbulletin.org/notice/jenuifer-htteranov/

Notary Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the content of the document.

State of Washington

County of Clark

1-1-7

On **December 1**, 2021 before me. **Varnilan** joint 5 personally appeared Jennifer Lyn Runov, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized expansity, and that by her signature on the instrument the person, or entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Washington that the foregoing paragraph is true and correct.

WITNESS my hand and official scal.

Prine Name Kamilan Johns

Scal

My Comm. Espher October 10, 2004 An 21004009

Boff

Exhibit 1 of EXHIBIT 22



Exhibit 2 of EXHIBIT 22 Please see EXHIBIT 8 for Affidavit

Exhibit 3 of EXHIBIT 22
Please see EXHIBIT 1

Exhibit 4 of EXHIBIT 22

Witness Statement

December 3rd 2021

This is a testimeny to the visitations and interactions that I have witnessed between Andrey and his children.

Jen and her children came to stay with us for a few days after they were told to vacate their house in Havilia. At the time Andrey knew Jen and the kids were staying at our house because he asked to come by and see the kids. The kids and I were out front of the house playing. Andre said hi to the kids within a few minutes the rest of the time (about 20 minutes) he talked about how he was such a good dad, how he loves and misses his kids, and disparaged his wife Jen. I was surprised at how little time he spent with his children but professed at how much he loved and missed them. After he was done giving me his side of the story he said goodbye to the kids and left.

On September 5th 2021: Andrey came to get kids. The kids did not want to go with him; they were begging their mother to not have to go. Duniel was in team about having to go and Alina tried to hide. Jun tried to get them to go. When Andre serived Bells had peoped. While Jen was changing Bella's peopy disper, Andre had to writ. When the kids were about to leave out the door, Andre whipped his truck around our cut do sac and raced out. All I could imagine is that he did not like to be made to writ.

On September 18th 2021: Andrey picked them up for the day on Sunday 16-6. He dropped them back at our house after church around 1:36 because he made plans to get his helecut. (He had indicated to them that he was going to take them to Skyzone to jump). They did not understand why he did not want to spend time with them.

On September 19th 2021: Andrey picked up kids at 10:30mm and dropped them off at 3:30pm. Kids shared they went to church then Andrey had bought them and another family Popeyes.

Wednesday night is Awares night at the charch. Jes has been a teacher at Awares for several years now. My daughter had her as a teacher last year. This year Jen took a break from being a teacher in hopes that Andrey would step up to teach. I have been taking My daughter and Jen's kids to Awares and most of the time I stay at the request of the kids. This is the first time Andrey decided to volunteer at Awares. The second or third time that Andre had been volunteering at Awares on this night on the ride home the kids told me that their father was not going to be taking them to alayzone anymore and he told them that is what their mother wanted. He gave them the sky zone pass. The kids were confused by what he had said. There are two things to note: 1. The skyzone pass had been canceled by Andre when the kids tried to use it recently, resulting in Jen having to continue the promise to the kids that Andrey had reade. 2. He no longer volunteers at Awares even though he claims that his work is only 30 minutes away. And Awares is from 6:36-8:90pm every Wednesday.

On November 14th 2021: The last time the kids went to see their dad at his parent's house, their grandfather picked them up and brought them home. The kids showed us the gifts the grandparents had gotten them. When asked about their dad they said they only saw him for a few minutes at the end of the visit and he asked them what they had wanted for Christmas. (He misses them so much that at the visit on Sunday he only spends 15 to 20 minutes with them)

Taylor Anderson Hyll July

Exhibit 5 of EXHIBIT 22

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Exhibit 6 of EXHIBIT 22







EXHIBIT 23



ANTHONY F. GOLIK PROSECUTING ATTORNEY

December 6, 20211

Ms. Jennifer Runov 9509 NE 135th Court Vancouver WA 98682

Re: In re the marriage of: Andrey V. Runov and Jennifer Lynn Runov

Dear Ms. Runov:

Enclosed you will find a copy of the State's Notice of Appearance that has been filed with the Clark County Superior Court in the above-referenced action. This is **not** a notice requiring you to attend a court hearing. You have received this notice because the state of Washington has an interest in this case due to the fact that the child involved in the action is receiving and/or has received public assistance in the form of either a monetary grant (TANF) and/or medical assistance.

Please be advised that from this point forward, you must provide this office with a copy of any and all documents you file with the Court in this matter. You will need to serve our office with all materials via first class mail in an envelope directed/addressed to D. Field, Deputy Prosecuting Attorney, Child Support Division, FO Box 5000, Vancouver, WA 98666. You are required to provide the State with notice of all actions and motions and the State's signature is required on any orders.

Sincerely,

ANTHONY F. GOLIK Prosecuting Attorney

M

D. Field Deputy Prosecuting Attorney

/aj

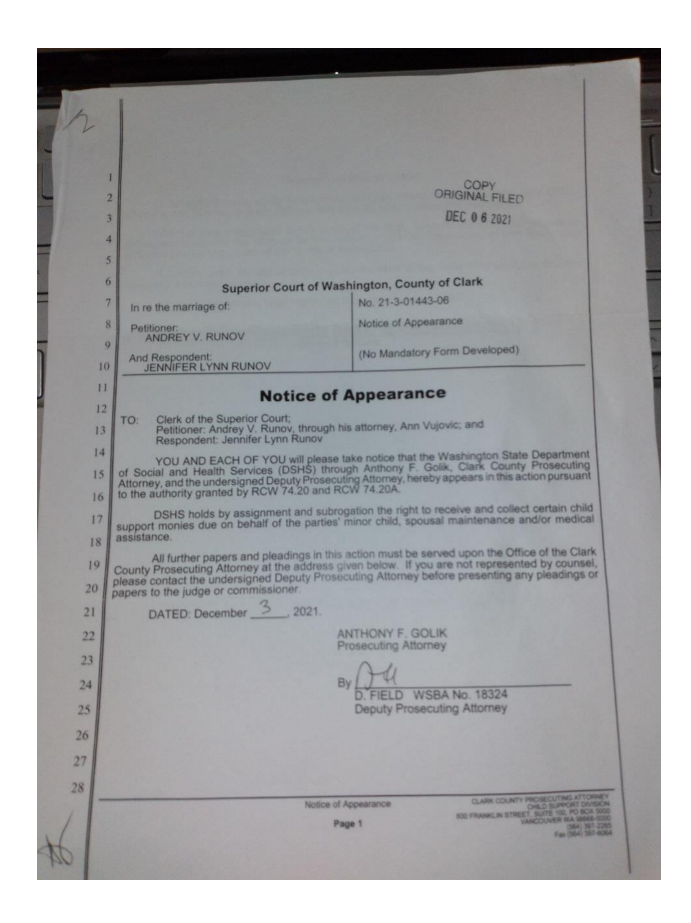
Enclosure

Child Support Division Telephone (564) 397-2265 800 Franklin Street, Suite 100

P.O. Box 5000

Vancouver, Washington 98666-500

Fax (564) 397-6064



1	Parity and the America Section 2
2	Declaration of Service by Mail I. Amanda Benson, am an employee of the Clark County Prosecuting Attorney's Office,
3	Child Support Division, and am acting in that capacity when making this declaration.
4 4	On this date I deposited in the mails of the U.S., properly stamped and addressed envelopes directed to the Attorney for the Petitioner and the Respondent at their last known addresses containing a copy of the Notice of Appearance.
6	I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
7	Signed in Vancouver, Washington, on December, 2021.
8	amarda persa
9	Amanda Benson
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	Notice of Appearance CLARK COUNTY PROSECUTING ATTORNEY
	Notice of Appearance CLARK COUNTY PROSECUTING ATTORNEY CHILD SUPPORT DIVISION Page 2 800 FRANKLIN STREET, SUITE 100, PO BOX 5000 VANCOUVER WA 98666-5000 VANCOUVER WA 987-2285 Fax (564) 397-6064
	Fax (564) 397-6064

Exhibit 24

In re the Marriage of Runov; Case NO. 21-3-01443-06 Asshole x



Mon, Dec 13, 2021, 12:32 PM







Anna Vujovic <avujovic@navigatelawgroup.com>

to me, Caitlin 🔻

Ms. Runov,

Thank you for providing your email address. This will aid both parties in communicating effectively and promptly. I am waiting to receive the draft orders from the Division of Child Support and will then send over via email the draft orders which reflect the court's ruling from the hearing last week.

As you know, the court ordered visitation with Andrey every week beginning Friday at 6:00 p.m. to Sunday at 6:00 p.m. The picking up parent is to arrange transportation, which means Andrey will pick up the kids on Friday, and you will need to arrange transportation on Sunday. If Andrey does not have your address, please provide in writing to him or reply to this email. Let me know if you need his address. Please have the children ready this Friday. Exchanges should be curbside pick up, meaning you both will pull up at the curb.

Thank you,

Anna Vujovic

Anna Vujovic Senior Attorneu

Exhibit 25



ANTHONY F. GOLIK PROSECUTING ATTORNEY

December 14, 2021

Ms. Jennifer Runov 9509 NE 135th Court Vancouver WA 98682

Re: In re the marriage of: Andrey V. Runov and Jennifer Lynn Runov

Dear Ms. Runov:

Enclosed please find a copy of the proposed Temporary Child Support Order and attached child support worksheets. I also have provided the Vujovic with the language required in the Temporary Family Law Order. I have not yet received her proposed form of orders. Please review the enclosed order and if you agree it reflects the court's rulings you need to sign on every signature line that is present. There are two in the order itself and one on the worksheets that correspond to the column reflecting the income the court chose to use for you.

Please return your signature pages to me via mail or hand delivery as soon as possible. Please be sure that any proposed order you receive from Ms. Vujovic either is signed or approved by me as well. Please keep in mind all parties must approve the orders before court or all must appear before the court at the presentation hearing.

Sincerely,

ANTHONY F. GOLIK Prosecuting Attorney

Legal Specialist Child Support Division

/aj

Enclosure

Child Support Division

800 Franklin Street, Suite 100

P.O. Box 5000

Vancouver, Washington 98666-5000

Fax (564) 397-6064

Exhibit 26

Caitlin Mannix <cmannix@navigatelawgroup.com>

to me, Anna 🔻



Hello Ms. Runov,

Please find attached a letter from Anna Vujovic to the state with our Proposed Temporary orders for approval. Assuming the state approves our orders I will send you conformed copies for your records.

Thanks,

Caitlin Mannix Legal Assistant Tel: (360) 780-6446 Fax: (360) 419-5226

Facebook: https://www.facebook.com/navigatelawgroup/

Website: www.navigatelawgroup.com

Address: 1310 Main Street Vancouver, WA 98660

I am not an attorney and not licensed to practice law. I do not intend to give legal advice to anyone and no information in this e-mail should be construed as such.

...



December 20, 2021

D. Field Prosecuting Attorney, Child Support Division. 800 Franklin Street, Suite 100 Vancouver, WA 98660 Via Hand Delivery

Re: In re the marriage of Runov; Cause No. 21-301443-06

Dear Ms. Field:

I represent the petitioner, Andrey Runov, in the above-referenced matter. The respondent, Jennifer Runov, is a self-represented party. I received your letter regarding the temporary orders dated December 14, 2021. My client has no objection to your Child Support Order and Worksheet.

Please find enclosed the following pleadings for your review:

- I. Temporary Family Law Order
- 2. Temporary Parenting Plan

Please note, I have incorporated the language you requested into the Temporary Family Law Order. We are circulating these orders to Jennifer Runov as well. Please let me know if you would like to propose any changes.

Thank you for your time and review of these materials.

Very truly yours.

ANNA VUJOVIC, WSBA No. 53785

Attorney for Petitioner Navigate Law Group

Ce: Andrey Runov, Client (via electronic mail) Jennifer Runov, Respondent (via electronic mail)

> 1310 Main Street Vancouver, WA 98660 Phone: 360-216-1098 Fac: 360-419-5226 Email: avagusic@navigatefavgroup.com

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7	Supplied Point of Week Institute	an County of Clark
	Superior Court of Washingt	on, County of Clark
8	In re the marriage of:	No. 21-3-01443-06
9	Petitioner:	Temporary Family Law Order
10	ANDREY RUNOV	(TFO)
11	And Respondent:	
12	JENNIFER RUNOV	
13		
14	Temporary Family	Law Order
	Use this form in marriage/domestic partnership case 324, FL Non-Parent 424, or FL Modify 624, depending	
16	Money Judgment Summary	
17	No money judgment is ordered.	
18		
19 2	2. Findings	
33	The Respondent made a Motion for Temporary or a Motion for Immediate Restraining Order (for	
20	there is reason to approve this order.	an Pt Direct 221) and the countries
	3. Active duty military	
22	(The federal Service members Civil Relief Act of	covers:
23		nd Coast Guard members on active duty:

RCW 26.08.060, .110, .120, .194, .300(2) Mandatory Form (07/2012) PL Divorce 224

Temporary Family Law Order p. 1 of 5

commissioned corps of the Public Health Service and NOAA.

NAVIGATE LAW GROUP 1310 Main In. Tancourse, WA 9846d Phone 360-216-1998 Fac 360-419-522a Small amproicit ontigenting response

Familylish FacePWI Ps. 2001

1 The state Service Members' Civil Relief Act covers those service members listed above who are either stationed in or residents of Washington state, and their dependents, except for the commissioned corps of the Public Health Service and NOAA.) 3 None of the parties are covered by the state or federal Service Members' Civil Relief Act. OR no party covered by the Acts has asked for a stay. The Court Orders Care and safety of children This order includes these children: Child's name Daniel Rungy Alina Runov Isabella Runov 10 The court signed the temporary Parenting Plan filed separately. 11 Provide support 5. 12 13

The court signed the temporary Child Support Order and Worksheets filed separately.

The Petitioner must pay spousal support to his/her spouse/domestic partner.

Amount: \$ 500 per month.

Date 1st payment is due: 12-30-2021. Day of the month each payment is due: 15th.

Make all payments to:

Washington State Child Support Registry (available if child support is paid through the Registry).

DCS or the person owed support can collect the support owed from wages, earnings, assets or benefits of the parent who owes support, and can enforce liens. against real or personal property as allowed by state's child support laws without notice to the parent who owes the support.

Income withholding may be delayed until a payment becomes past due if the Courts finds good reason to delay. There is no good reason to delay income withholding in this case.

Family home

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No request made.

RCW 26.09.060, .110, .120, .194, .300(2) Mandatory Form (07/2019) FL Divorce 224

Temporary Family Law Order p. 2 of 2

NAVIGATE LAW GROUP 1310 Shin St. Davisser, WA Shart Phone 360-210-1898 Fox 360-419-5226 Small projects@sortgetstoogroup.com

Exemples Function I've page

1 7. Use of property 2 3 4 5 6 7 Other: 8

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Petitioner will possess and use:

property and vehicles in possession now, including the 2005 Dodge Ram 2500.

Respondent will possess and use:

property and vehicles in possession now, including the Subaru Forrester.

- The RV and tractor currently located on the parcel of land the parties own at 3822 Oyler Rd. Toledo, WA shall remain on site. The parties are not to sell or remove these items from the property unless by written agreement of the parties.
- Foreign money collection in tin: Mother shall have possession by 1-1-2022.
- Ammo for Respondent's frearms: Mother shall have possession by 1-1-2022.

Protect property 8.

The Petitioner Respondent must not move, take, hide, damage, borrow against, sell or try to sell, or get rid of any property, unless it is a usual business practice or to pay for basic needs. Both spouses/domestic partners must notify the other about any expenses that are out of the ordinary.

Household expenses

Household expenses must be paid as follows:

Expense	Who pays
First Mortgage on land	Petitioner
Second Mortgage/Line of Credit on land (BECU)	Petitioner
Rent or lease payment	Each party to pay their own respective costs of living including rent, utilities, cell phone plan, etc.
Vehicle (specify): Husband's 2005 Ram 2500 and Wife's Subaru Forrester	Each party shall pay their own insurance premium and/or car payment, if applicable, for the

HCW 26.09.060, 310, 120, 194, 300(2) Mandatory Form (07/2019) FL Diverce 224

Temporary Family Law Order p. 3 of 5

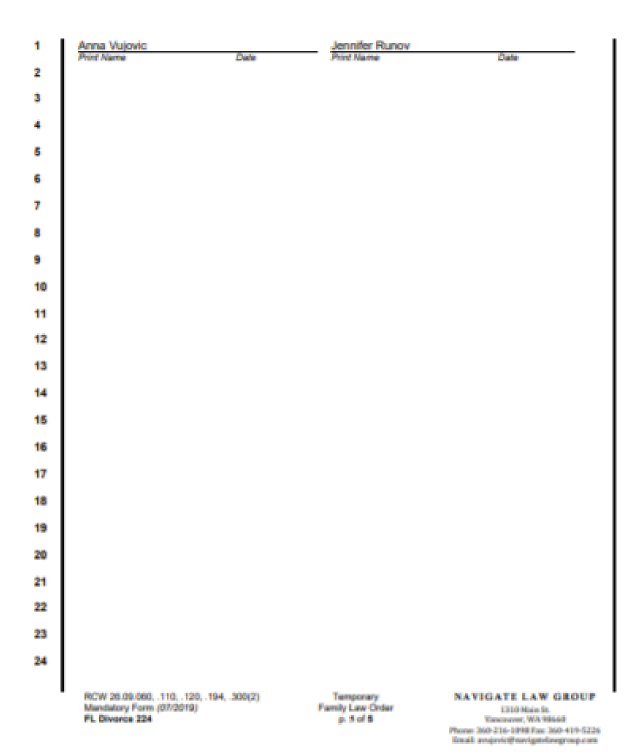
NAVIGATE LAW GROUP \$200 Name St.

Taramaner, WA Hissid Phone 360-216-1898 Fax 360-419-5226 Entail: amproint/montgatelinegroup.com

Family light Family No. 2021

	Expense	1	Who pays
			vehicles in their current
			possession.
10.	Divide debts		
	The Petitioner and Respondent	must:	
	Each be responsible for his/	her own future debts, include	no debt from credit cards.
	loans, security interest, and		
11.	Do not change insurance		
	The Petitioner Respondent mus	st not make changes to any	medical, health, life, property,
	or auto insurance policy that co section 4 above. That means si		
	change the beneficiary of any p		s, our on against, let expire, of
12.	Pay fees and costs		
	No request.		
13.	Restraining order		
	Request denied.		
14.	Other temporary orders		
	Respondent's request to reloca	te out of state with the child	ren is denied.
Ord	ered.		
Date	15	Judge or Commissio	ner
Petit	tioner and Respondent or their	lawyers fill out below.	
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	V 26.09.060, 110~425, 194, 300(2)	Temporary	NAVIGATE LAW GRO
	datury Form (07:2012) Nvorce 224	Family Law Order p. 4 of 5	E310 Main St. Tancouver, WA 98460
			Phone: 369-216-1298 Fax: 369-419- Great: amproved surrigant propaga-

Familyish Fundamins 2020



FamilySoft FormPAK Pt. 2021

1 2 3 4 5 6 7 Superior Court of Washington, County Clark 8 In re marriage of: No. 21-3-01443-06 TEMPORARY PARENTING PLAN 9 Petitioner: (PPP / PPT / PP) 10 ANDREY V. RUNOV Clerk's action required: 1 11 And Respondent: 12 JENNIFER L. RUNOV 13 **Temporary Parenting Plan** 14 This parenting plan is a Court Order signed by a judge or commissioner. This is a Temporary order (PPT). 15 16 Children - This parenting plan is for the following children: 17 Child's name Age 18 10 Daniel Runov 19 8 Alina Runov 20 Isabella Runov 3 21 3. Reasons for putting limitations on a parent (under RCW 26.09.191) 22 a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense. 23 Reserved. 24 The court finds Father is not a threat to Mother or the children and finds there is no basis

Temporary Panenting Plan

p. I of 10

Family Bull Fund PACPS, 2021

for a restraining order.

RCW 26.09.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 148 NAVIGATE LAW GROUP

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b. Other problems that may harm the children's best interests:

Neither parent has any of these problems.

4. Limitations on a parent

Does not apply. There are no reasons for limitations checked in 3.a. or 3.b. above.

Decision-making

When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows:

a. Who can make major decisions about the children?

Type of Major Decision	Joint (parents make these decisions together)	Limited (only the parent named below has authority to make these decisions)
School / Educational	[X]	
Health care (not emergency)	[X]	

b. Reasons for limits on major decision-making, if any:

There are no reasons to limit major decision-making.

6. Dispute Resolution

Important! After this parenting plan is signed by a judge or commissioner, if you and the other parent disagree about shared decisions or what parts of this plan mean, the court may require you to use a dispute resolution provider before going back to court. The court may only require a dispute resolution provider if there are no limitations in 3.a. above. If a dispute resolution provider is checked below, the parents may, and sometimes must, use this provider before filing a Petition to Change a Parenting Plan or a Motion for Contempt for not following the plan. Check your county's Local Court Rules.

 The parents will go to court (without having to go to mediation, arbitration, or courseling).

7. Custodian

The custodian is Jennifer Runov solely for the purpose of all state and federal statutes

RCW 25.09.018, .181, .187, .194 Manufatory Form (03/2021) PL All Family 148 Tamponey Parenting Plan p. 2 of 10 NAVIGATE LAW GROUP cyan Muin Street Yancurum, WA philoso Phane: 380-403-403-303-303-403-3048 anapringhantandrangmap.com

Family fact Family Art Ps. 2021

which require a designation of determination of custody. Even though one parent is called 1 the custodian, this does not change the parenting rights and responsibilities described in 2 this plan. 3 (Washington law generally refers to parenting time and decision-making, rather than custody. However, some state and federal laws require that one person be named the custodian. The custodian is the person with whom the children are scheduled to reside a majority of their time.) 4 5 Parenting Time Schedule (Residential Provisions) 6 Complete the parenting time schedule in sections 8 - 11. 7 8. School Schedule 8 a. Children under school-age 9 The schedule for children under school-age is the same as for school-age children. 10 The children are scheduled to live with Jennifer except when they are scheduled to live with Andrey on: 11 Beginning 12-17-2021: 12 Every weekend beginning Friday at 6:00 p.m. to Sunday at 6:00 p.m. Father shall 13 not take the children to job sites/housing that is based away from his primary residence. In the event Father must away for work during his parenting time, he shall first offer his 14 parenting time to Mother if she is available to care for the children. Father may resume his parenting time upon return from work with notice to Mother but make up time shall not be 15 required. 16 9. Summer Schedule 17 Summer begins and ends according to the school calendar. 18 The Summer Schedule is the same as the School Schedule except that each parent shall spend 2 weeks of uninterrupted vacation time with the children each summer. The parents 19 shall confirm their vacation schedules in writing by the end of May each year (Skip to 10.) 20 Holiday Schedule (includes school breaks and special occasions) 21 The children are scheduled to spend holidays, school breaks, and special occasions as 22 Spring Break - Begins at release of school and ends day before school 23 recommences at 6:00 p.m. 24 Odd years with Andrey Runov; Even years with the other parent

RCW 26.09.016, .181, .187, .194 Maniatory Form (03/2001) FL All Family 140 Temporary Pseuding Plan p. 3 of 10 NAVIGATE LAW GROUP 1330 Mais litred Vancaner, WA quinte Phone: 310-203 units Fix 310-203-2224 2130/01/20 artisphologyman com

Floritylist Floridaich, 2020

1	Mother's Day - Begins and ends: 10:00 a.m. to 6:00 p.m.
2	Every year with Jennifer Runav
3	Memorial Day – Begins and ends: ending 6:00 p.m.
4	With the parent who has the children for the attached weekend
5	Father's Day - Begins and ends: 10:00 a.m. to 6:00 p.m.
6	Every year with Andrey Runov
7	Fourth of July - Begins and ends: July 4 at 10:00 a.m. to July
8	Odd years with Jennifer Runov; Even years with the other parent
9	Labor Day - Begins and ends: ending 6:00 p.m.
10	With the parent who has the children for the attached weekend
11	Thanksgiving Day / Break — Begins and ends: day prior to holiday at 6:00 p.m. to day after holiday at 10:00 a.m.
12	Odd years with Andrey Runov. Even years with the other parent
13	
14	Christmas Eve / Day Begins and ends:
15 16	Other plan: In odd years, Mother shall have Christmas Eve from 10:00 a.m. to Christmas Day at 10:00 a.m. Father shall have Christmas Day from 10:00 a.m. to the day after Christmas Day until 10:00 a.m. In even years, the schedule will switch so that Father has Christmas Even and Mother has Christmas Day
17	New Year's Eve / Day – Begins and ends: December 31 at 6:00 p.m. to January 1st at 6:00 p.m.
18	
19	Odd years with Andrey Runov; Even years with the other parent
20	All three-day weekends not listed elsewhere
21	The children shall spend any unspecified holiday or non-school day with the parent who has them for the attached weekend.
22	
23	Important! Families in Washington observe a broad range of religions and traditions. Your Parenting Plan can provide for how children will spend time on other significant days. (Examples: Eld, Passover, Easter, Chinese New Year, birthdays, etc.) Actifines as meeted.
24	and the state of t
ı	11. Conflicts in Scheduling PCW 25.09.016, 181, 187, 194 Mandelous Force (03/2021) FL All Family 140 Temporary Planning Plan p. 4 of 10 Planning Plan SAVDGATE LAW GROUP I span Make Revet Variousmer, Vita philate Planning reserve are plant Arraporteril and repairing and part

Family list Family No. 2007

1					
2		The Holiday Schedule must within the Holiday Schedule	t be observed over all other schedu :	ies. If there are conflicts	
3		Named holidays shall be for	llowed before school breaks.		
4	12.	Transportation Arrange	ments		
			AND A THE WAY AND PROPERTY WAS AND A THE PARTY.		
6			ged for parenting time (picked up a f school is not in session, parents s		
7		Who is responsible for array	nging transportation?		
8			The parent who is about to start po have the children picked up.	parenting time with the	
9					
10	13.	Moving with the Childre	in (Relocation)		
11		Anyone with majority or sub	stantially equal residential time (at	least 45 percent) who	
12		wants to move with the child time with the children.	dren <u>must notify</u> every other perso	on who has court-ordered	
13		Move to a different school	l district		
14		If the move is to a different	school district, the relocating person h Children (FL Relocate 701) and d		
15		before the intended move.			
		Exceptions			
16		complete the form in	son could not reasonably have know time to give 60 days' notice, s/he i		
"		days after learning t		anna shailtar ar maxima ta	
18			son is relocating to a domestic viole diate, and unreasonable risk to hea		
19			ected under a court order or the ad	dress confidentiality	
20			withheld from the notice.		
~	 A relocating person who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask the court for permission to leave things out 				
21		of the notice or to be	allowed to move without giving no	tice. Use form Motion to	
22		Limit Natice of Inten	t to Move with Children (Ex Parte)	(FL Relocate 702).	
23			e with Children can be delivered by sarty or by any form of mail that req		
24			ts to change the Parenting Plan be		
	III/W	must deliver a proposed Pa v 26.06.016, 181, 187, 194	renting Plan together with the Notic Temporary Paranting Plan		
	Man	detary Form (03/2021) Ni Family 140	p. 5 of 10	NAVIGATE LAW GROUP spin Main Breef Vancation, WA official	

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Move within the same school district

If the move is within the same school district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move but s'he may ask to change the Parenting Plan if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of intent to Move with Children was received.

Right to move

During the 30 days after the Notice was served, the relocating person may not move to a different school district with the children unless sine has a court order allowing the move.

After the 30 days, if no Objection is filed, the relocating person may move with the children without getting a court order allowing the move.

After the 30 days, if an Objection has been filed, the relocating person may move with the children pending the final hearing on the Objection unless:

- . The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a hearing is pending if the relocating person believes that sihe or a child is at unreasonable risk of harm.)
- the court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the relocating person served a proposed Parenting Plan with the Notice, and if no

RCW 28.09.018, .181, .187, .194 Mendatory Form (03/2021) FL All Femily 140 Temporary Perenting Plan p. 4 of 10

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		ays after the Notice was served (
		w that proposed plan without beings in place before the move. How	
		contempt unless it has been ap-	
	. Either party may ask ti	he court to approve the proposed Changing Parenting Plan - No 0	plan. Use form Ex Parte
	Children (FL Relocate		reference to warring man
	Forms		
	You can find forms about mo		
		Courts' website: www.courts.wa	
		www.washingtonlawhelp.org, or	
		erk's office or county law library (
	(This is a summary of the law	w. The complete law is in RCW 2	6.09.430 through 26.09.480.)
14.	Other		
TELE	PHONE ACCESS:		
The ci	hild shall have reasonable te	lephone privileges with the parer	nt with whom they are not
		nse and without interference of the	
PART	ICIPATION IN EVENTS:		
		articipate in school activities for t	he child, such as open
house	, attendance at athletic even	ts, etc.	
ACCE	SS TO RECORDS:		
		all medical, psychological, hospit	
hild	mnor ched. Further, each pa including but not limited to or	vent shall have access to all edu rogress reports, PTA notices, etc.	Each party is hereby
		at may be necessary to effectual	
	t may veto the access requer		
BEST	INTERESTS:		
		ned above are provided for in the	
		ed by a full and regular pattern of	
the ch	ild's needs and a reasonably	y both parents, involvement by by consistent routine of activities, v	values and discipline
	phout both homes. Absence, children.	inconsistency and conflict are o	pposed to the best interests
SCHO	OOL ACTIVITIES:		
		nd responsibility to ensure that th	e child attend school and
Mind	26.09.016, .181, .187, .194 atory Form (03/2001) I Family 148	Temporary Parenting Plan p. 7 of 10	NAVIGATE LAW GROUP spin blain litred Vancouver, WA ubblic
			Photo: jde-sop-stry For jde-pop-park projecký unigotánego sou

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1 other scheduled activities while in that parent's care. Activities shall not be scheduled to unreasonably interfere with the other parent's residential time with the child. 2 Each parent shall be responsible for keeping himself/herself advised of athletic and social 3 events in which the child participates. Both parents may participate in activities for the child regardless of the residential schedule. 4 ADDRESS: 5 Each parent shall provide the other with the address and phone number of his/her residence 6 and update such information promptly whenever it changes. DRUG AND ALCOHOL USE: 7 8 Neither parent shall use illegal drugs, nor use alcohol to excess, while in the presence of the children, nor immediately preceding residential time. Neither parent shall operate a motor 9 vehicle under the influence of intoxicants with the children present, nor shall they consume alcoholic beverages in any on-or off-road vehicle while the children are passengers. 10 COOPERATION AND RESPECT: 11 Each parent agrees to exert every reasonable effort to maintain free access and unhampered 12 contact and communication between the child and the other parent, and to promote the emotions of affection, love and respect between the child and the other parent. 13 14 Each parent agrees to refrain from words or conduct, and further agrees to discourage other persons from ultering words or engaging in conduct, which would have a tendency to estrange 15 the child from the other parent, to damage the opinion of the child as to the other parent, or which would impair the natural development of the child's love and respect for the other parent. 16 Each parent agrees to honor one another's parenting style, privacy and authority. Neither 17 parent shall interfere in the parenting style of the other nor shall either parent make plans or arrangements that would impinge upon the other parent's authority or time with the children 18 without the express agreement of the other. Each parent shall encourage the child to discuss his or her grievance against a parent directly with the other parent. It is the intent of both 19 parents to encourage a direct parent child bond and communication. 20 Neither parent shall ask the child to make decisions or requests involving the residential schedule. Neither parent shall discuss the residential schedule with the children except for 21 plans which have already been agreed upon by both parents. Neither parent shall encourage the child to change their primary residence or encourage the child to believe it is their choice to do so. This is a choice to be made by the parents or, if they 22 23 cannot agree, by the courts. Neither parent shall use the child, directly or indirectly, to gather information about the other parent. 24 Neither parent shall make derogatory comments about the other parent or allow anyone else to RCW 26.09.016, 181, 187, 194 Temporary Panenting Plan NAVIGATE LAW GROUP Mandatory Form (03/2021) FL All Family 148 p. 8 of 10 Upon Main Street Vancanno, WA officia

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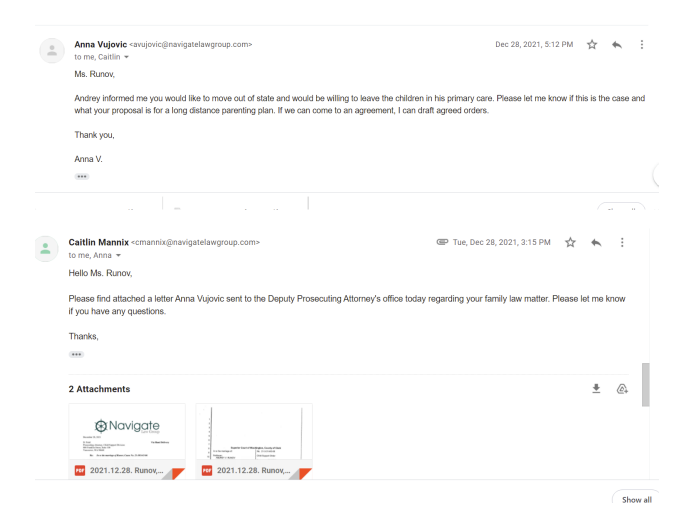
	ne same in the child's present gatory comments about the o		r encourage the child to make
NOT	ICE:	. Met Woods a	
NUI	NAC.		
rega		er parent promptly with receipt including physical and mental	of any significant information health, performance in school,
-			
with	the child for more than two ni		away from his or her residence ovided shall include duration of
15.	Proposal		
-		80 00	
	Does not apply. This is a co-	urt order.	
	Andrey Runay, Petitioner	Simed	at (city and state)
	Anary nation, restaure	Signal	at (city and state)
16.	Court Order		
	This is a court order (if signe	ed by a judge or commissioner	below).
	Findings of Fact - Based or	n the pleadings and any other	evidence considered:
	The Court adopts the stu parent) as its findings.	stements in section 3 (Reason	s for putting limitations on a
	Conclusions of Law - This	Parenting Plan is in the best in	sterest of the children.
	Order - The parties must fol	low this Parenting Plan.	
	Date	Judge or Commissi	oner signs here
		this Parenting Plan, the court may fin renting Plan even if the other parent of	
			e of its terms is punishable by conten
	of court and may be a criminal Violation of this order may sub	offense under RCW 9A.40.060(2) or ject a violator to arrest.	94.40.070(2).
И			
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Married Co.	V 28.09.016, 181, 187, 194	Temponery Plenerting Plan	NAMES AND PARTY OF
Man	datory Form (03/2021) kil Family 148	p. 9 of 10	NAVIGATE LAW GRO

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2	H			
3	N .			
	If this is a court order, the parties a	nd/or the	ir lawyers (and any G	AL) sign below.
4				
5	This document: Is presented by me		This document: May be signed by the	court without notice to me
6	1 1/2			
7	Patitioner signs here on lewyer signs here + W	SEA No.	Respondent sions here or	lawyer signs here + WSBA No.
8	()		Jennifer Runov	
9	Anna Vujovic Print Name	Date	Print Name	Date
10				
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Exhibit 27





December 28, 2021

D. Field Prosecuting Attorney, Child Support Division 800 Franklin Street, Suite 100 Vancouver, WA 98660 Via Hand Delivery

Re: In re the marriage of Runov; Cause No. 21-301443-06

Dear Ms. Field:

I represent the petitioner, Andrey Runov, in the above-referenced matter. The respondent, Jennifer Runov, is a self-represented party. My client has no objection to your Child Support Order and Worksheet.

Please find enclosed the following signed pleadings:

1. Child Support Order and Worksheet

We have circulated these orders as well as the Temporary Family Law Order and Temporary Parenting Plan that I drafted to Ms. Runov but we have not heard back from her. Please let me know if you have any questions.

Thank you for your time and review of these materials.

Very truly yours,

ANNA VUJOVIC, WSBA No. 53785

Attorney for Petitioner Navigate Law Group

Ce: Andrey Runov, Client (via electronic mail) Jennifer Runov, Respondent (via electronic mail)

> 1310 Main Street Vancouver, WA 98660 Phone: 360-216-1098 Fax: 360-419-5226 Email: avujovic@navigatelawgroup.com

3 5 6 Superior Court of Washington, County of Clark 8 In re the marriage of: No. 21-3-01443-06 9 Petitioner: ANDREY V. RUNOV Child Support Order 10 Temporary (TMORS) 11 And Respondent: JENNIFER LYNN RUNGV Clark's action required: WSSR, 1 12 13 **Child Support Order** 14 15 1. Money Judgment Summary 16 No money judgment is ordered. 17 > Findings and Orders 18 2. The court orders child support as part of this family law case. This is a Temporary order. 19 3. The Child Support Schedule Worksheets attached or filed separately are approved by the court and made part of this Order. 20 21 Parents' contact and employment information 22 Each perent must fill out and file with the court a Confidential information form (FL All Family 001) including personal identifying information, mailing address, home address, and employer contact information. 23 24 Important! If you move or get a new job any time while support is still owed, you must:

Notify the Support Registry, and

Fill out and file an updated Confidential Information form with the Court. 25 26 Warning! Any notice of a child support action delivered to the last address you provided on the Confidential information form will be considered adequate notice, if the party trying to serve you has shown diligent efforts to locate you. 27 26 WOW SEJIS 13E 36 10,050; 34 348 000 Mandalory Form (000007) FL Atl Family 136 CHAS Support Order Page 1

5. Parents' Income

Parent: JENNIFER LYNN RUNOV
Net monthly income \$2,548.00 including maintenance. (line 3 of the Workshoots) This income is: [s] imputed to this perent. (Skip to 6.) I this parent's actual income (after any exclusions approved below).
Does this parent have income from overtime or a 2nd job?
No. (Skip to 6.) Yes. Should this income be excluded? No. The court has included this income in this perent's gross monthly income on line 1 of the Worksheets.
[] Other Findings:

6. Imputed Income

To calculate child support, the court may impute income to a parent:

- whose income is unknown, or
- who the Court finds is unemployed or under-employed by choice.

Imputed income is not actual income. It is an assigned amount the Court finds a parent could or should be earning. (RCW 26.190.071(6))

Parent: ANDREY V. RUNOV	Parent: JENNIFER LYNN RUNOV
[x] Does not apply. This parent's actual net income is used. (Skip to 7.)	[] Does not apply. This parent's actual net income is used. (Skip to 7.)
This parent's monthly net income is imputed because (check one); I this parent's income is unknown. I this parent is voluntarily unemployed. I this parent is voluntarily under-employed. I this parent is voluntarily under-employed. I this parent is constructed by purposely under-employed to reduce child support I this parent is currently enrolled in high school full-time and is voluntarily unemployed or under-employed.	[x] This parent's morthly not income is imputed because (check one); x this parent's income is unknown. x this parent is voluntarily unemployed. this parent is voluntarily under-employed. this parent works full-time but is purposely under-employed to reduce child support [] this parent is currently enrolled in high school full-time and is voluntarily unemployed or under-employed.

RCW 38.08.138; 28.10.080; 28.265.030 CHAI Suggest Delaw (ILAW county Watchenstrate or rows)

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	EY V. RUNOV	Parent: JENNIFER LYNN RUNCV
below: (Option The Court use information it's rebutted.) [] Pay for where enrolle volunt [] Full-tin about [] Full-tin inform [] Pay for where [] rec [] is o [] was [] Full-tin where [] rec [] tes [] for [] has [] doe [] doe [] doe [] doe [] for [] les [] for [] les [] doe	mount is based on the information is are listed in order of required priority. If the first option possible based on the ad unless a presumed option was a 20 hours per week at minimum wage this parent lives because this parent is d in high school full-time and is arily unemployed or under-employed, no pay at current pay rate, no pay at current pay rate, no pay based on reliable information past earnings. 12 hours per week at minimum wage this parent has because this parent ently graduated from high school or TANF now, or recently came off life, public assistance. SSI, or disability, a scently incarcerated, in pay at minimum wage in the sneat the parent lives because this parent ently worked at minimum wage jobs, never been employed.	The imputed amount is based on the information below. (Options are listed in order of required priority. The Court used the first option possible based on the information it had unless a presumed option was rebutled.) [] Pay for 20 hours per week at minimum wage where this parent lives because this parent is enrolled in high school full-time and is voluntarily unemployed or under-employed. [] Full-time pay at current pay rate. [] Full-time pay based on incomplete or inequilar information about past earnings. [] Fall-time pay based on incomplete or inequilar information about past earnings. [] Pay for 32 hours per week at minimum wage where this parent lives because this parent. [] recently graduated from high school. [] is an TANF now, or recently came off TANF, public assistance, SSI, or disability. [] was recently incarcerated. [x] Full-time pay at minimum wage in the area where the parent lives because this parent. [] recently worked at minimum wage jobs. I has never been employed. [] does not have information about pest
	rings. If Median Net Monthly Income.	earnings. [] Table of Median Net Manthly Income. [s] Other: ability to earn at least minimum wage.
[] Table of [] Other:_ Limits [x] Dx	f Median Net Monthly Income.	earnings. [] Table of Median Net Manthly Income. [s] Other: ability to earn at least minimum wage.
[] Table of [] Other:_ Limits [X] Ox RX	affecting the monthly child see not apply. The monthly amou	earnings. [] Table of Medan Net Monthly Income. [st] Other: ability to earn at least minimum wags: support amount nt was not affected by the upper or lower limits in
[] Table of [] Other:_ [] Limits [X] Dx RX	affecting the monthly child bes not apply. The monthly amou CW 26.19.065. In monthly amount has been affer low-income limits. The self-su have been calculated in the Wi	earnings. [] Table of Medan Net Monthly Income. [s] Other ability to earn at least minimum wags support amount nt was not affected by the upper or lower limits in coad by: spoort reserve and presumptive minimum paymen privarieets, lines 8.a c.
[] Table of [] Other:_ /. Limits [X] Dx RX	affecting the monthly child see not apply. The monthly amou 2N 26.19.065. e monthly amount has been affer low-income limits. The self-su have been calculated in the Wi the 45% net income limit. The obligations for his/her biological income (Workshee's, line 15).	earnings. [] Table of Medan Net Monthly Income. [s] Other: ability to earn at least minimum wags. Support amount Int was not affected by the upper or lower limits in the control of
[] Table of [] Other:	affecting the monthly child be not apply. The monthly amount 2W 26. 19.065. In monthly amount has been affer to be not apply. The monthly amount has been affer to be not apply amount has been affer to be not apply amount has been affer to be not apply and the William to be not apply amount to be not apply and the state of the will be not apply and the state of the will be not apply and the state of the will be not apply and the state of the will be not apply and the state of the s	earnings. [] Table of Median Net Monthly Income. [s] Other ability to earn at least minimum wags. support amount nt was not affected by the upper or lower limits in coad by: sport reserve and presumptive minimum paymen orksheets, lines 8.a c. Court finds that the paying parent's child support and legal children is more than 45% of his/her net Based on the children's best interests and the fair [] not fair to apply 45% limit. (Describe both se over \$12,000. Together the parents earn more sheets line 4). The child support amount:

		USE CONTRACTOR OF THE PARTY OF
	Parent Name	Standard calculation Worksheets line 17
	ANDREY V. RUNOV	\$1,157.00
	JENNIFER LYNN RUNOV	\$787.00
9.	Deviation from standard calculation	
	Should the monthly child support amount be differ	rent from the standard calculation?
	[] other: [] Yes - The monthly child support amount order standard calculation listed in section 8 because [] A parent or perents in this case has: [] children from other relationships. [] paid or received child support for children from the child support for children from the child support for children from the children from t	se: andard calculation. (Skip to 10.) deviation requested by periner with income of \$ r adults have income of \$ andalts
	[] A child in this case: [] has extraordinary income. [] has special needs because of disable [] has special medical, education, or pro- [] spends significant time with the parent	rychological needs.
	amount still gives the other parent's h basic needs. The child does not get	ousehold enough money for the child
	[] Other reasons:	Association and the second
	The facts that support the reasons checked	f above are as follows:
012-17		versile.
10.	Monthly child support amount (transfer pay	ment)
	After considering the standard calculation in sect deviation in section 9, the Court orders the following	ion 8 and whether or not to apply
	payment).	
	ANDREY V. RUNOV must pay child support to JEN	NIFER LYNN RUNOV each month.

RCW 28 00 136; 16 10 050; 26 268 050 Mandatory Power (02/0501) PL All Fersity 130

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25 26

27 28

Amount

\$385.66

\$385.67

\$385.67

\$1,157.00

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DCS Enforcement:

[x] DCS will enforce this order because:

this is a public assistance case. one of the parties has already asked DCS for services.

one of the parties has asked for DCS services by signing the application statement at the end of this order (above the Warnings).

Enforcement through income withholding (garnishment) 15.

DCS or the person owed support can collect the support owed from the wages, earnings, assets or benefits of the parent who owes support, and can onforce liens against real or personal property as allowed by any state's child support laws without notice to the perent. who owes the support.

Income withholding may be delayed until a payment becomes past due if the Court finds good reason to delay. There is no good reason to delay income withholding in this case.

Temporary reduction if incarcerated (abatement)

Important! Read Support Abatement Warning at the end of this order.

If the person who owes support is incarcerated:

The total monthly child support amount may be temporarily reduced to \$10 while the person who owes support is in jail, prison, or a correctional facility for at least six months (or serving a sentance of more than six months), and has no income or assets available to pay the support.

If reduced, the support amount will be \$10 a month.

- Beginning the fourth month after the person who owes support is released, support will be 50% of the original amount, or \$50 per child, whichever is more.
- One year after release, support will return to the original amount in section 10. Reinstatement of the support amount at 50% does not automatically apply if a
- Petition to Modify Child Support Order is filed during the period of abatement.
- The person who owes support qualifies for abatement. Monthly child support is lemporarily reduced (abated) to \$10 and will be reinstalled as described above. 11

17. End date for support

Support must be paid for each child until the child turns 18 or is no longer enrolled in high school, whichever happens last, unless the Court makes a different order in section 18.

Post-secondary educational support (for college or vocational school)

Reserved - A parent or non-parent custodian may ask the Court for post-secondary educational support at a later date without showing a substantial change of circumstances. by filing a Petition to Modify Child Support Order (form FL Modify 501). The Patition must be filed before child support ends as listed in section 17.

ROW SHORTSH SHITEZON, 26/2009 (30) Mandatory Form (00/0021) FL Ail Family 133

CHALL Support Circles Page 6

CORP. COUNTY PRODUCTION AND SHIP STATES TO SHIP STATES OF THE SHIP STATES OF TH

19. Tax Issues

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27 28 important! Although the personal tax exemptions are currently suspended under federal law through tax year 2025, other tax benefits may few from claiming a child se dependent.

- Does not apply.
- [x] The parties have the right to claim the child as their dependent for purposes of personal tax exemptions and associated tax credits on their tax forms as follows:

The parties are to file jointly for 2021 and then beginning in 2022 the father shall have the right to claim the children provided he is current with all child support obligations due pursuant to this order for the tax year claimed by January 31st of the following year before (s)he is entitled to claim the child. If the mother becomes gainfully employed triggering an obligation to file taxes based on earnings then she may file a motion regarding tax exemptions.

For tax years when a non-custodial perent has the right to claim the child, the parents must cooperate to fill out and submit IRS Form 8332 in a timely manner.

20. Medical Support

Important: Read the Medical Support Warnings at the end of this order. Medical Support includes health insurance (both public and private) and cash payments towards premiums and uninsured medical expenses.

- The court is not ordering how health insurance must be provided for the children because the court does not have enough information to determine the availability of accessible health care coverage for the children (coverage that could be used for the children's primary care). The law requires every parent to provide or pay for medical support. The Division of Child Support (DCS) or any parent can enforce this requirement.
- Private health insurance ordered, must pay the premium and provide health insurance coverage for the child. The court has considered the needs of the child, the cost and extent of coverage, and the accessibility of coverage.
 - The other parent must pay his/her proportional share* of the premium paid. Health insurance premiums:
 - [] are included on the Worksheets (line 14). No separate payment is needed.
 - are not included on the Worksheets. Separate payment is needed. A parent or non-parent custodian may ask DCS or the court to enforce payment for the proportional share.

"Proportional share is each parent's percentage share of the combined net income from line 6 of the Child Support Schedule Worksheets.

RCW 26-04 136; 36-10-090; 26-268-030 Mandaloty Form (VSG0021) FL All Family 138 Page 7

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	1	
1	1	The other parent is not ordered to pay for any part of the child's insurance because:
2	1	
3		
5		A parent cannot be excused from providing health insurance coverage through an employer or union acidly because the child receives public health care coverage.
6 7		 A parent has been ordered to pay an amount that is more than 25% of his/her basic support obligation. (Workshoots, line 19). The court finds this is in the child's best interest because:
8		
10		A perent cannot be ordered to pay an amount towards health core coverage premiums that is more than 25% of his/her basic support obligation (Worksheets, line 19) unless the court finds it is in the best interest of the child.
11	[x]	Public health care coverage. Mother has enrolled the child in public health care coverage, and does not have available at no cost accessible health insurance coverage through an employer or union.
14		Other: If accessible health insurance coverage becomes available at no cost through an employer or union, this parent must enroll the child.
15 16 7 8		[x] The other parent must enroll the child in accessible health insurance coverage through their employer or union if the cost to add the child does not exceed 25% of their basic support obligation. If this parent does enroll the child in coverage through an employer or union, the perent who enrolled the child in public coverage must pay his/her proportionate share of the premium up to 25% of their basic support obligation.
9		[x] The other parent must pay his/her proportional share* of the premium for public health care coverage for the child. Public health care premiums:
10		[] are included in the Worksheats (line 14). No separate payment is needed.
2		 [x] are not included in the Worksheets. Separate payment is needed. A parent or non-parent custodian may ask DCS or the court to enforce payment for the proportional share.
4		[] The other parent is not ordered to pay for any part of the children's heelth care coverage because:
5		
6		"Proportional share is each parent's percentage share of the combined net
7		income from line 6 of the Child Support Schedule Worksheets.
8		
		28, VO.000; 26.348,550 CHAT Support Order SUPPLOTED THE SUPPLOTED THE SUPPLOTE SUPPLO
	Mandatory Forn. FL All Ferrity 13	WELL THE AND AND ADDRESS OF THE ADDR

A perent cannot be excused from providing health insurance coverage through an employer or union solely because the child receives public health care coverage.

A parent cannot be ordered to pay on amount fowards health care coverage preniums that is more than 25% of his/her basic support obligation (Worksheets, line 19) unless the court finds it is in the best interest of the chief.

[] Other:

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21. Health care coverage if circumstances change or court has not ordered

If the parties' circumstances change, or if the court is not ordering how health care coverage be provided for the children in section 19:

- A parent, non-parent custodian, or DCS can enforce the medical support requirement.
- If a parent does not provide proof of accessible health care coverage (coverage that can be used for the children's primary care), that parent must:
 - Get (or keep) insurance through his/her work or union, unless the children's insurance costs more than 25% of his/her basic support obligation (line 19 of the Worksheets).
 - Pay his/her share of the other perent's monthly premium for the children up to 25% of his/her basic support obligation (line 19 of the Worksheets), or
 - Pay his/her share of the monthly cost of any public health care coverage, such as Apple Health or Medicaid, which is assigned to the State.

22. Children's expenses not included in the monthly child support amount.

Uninsured medical expenses - Each perent is responsible for a share of uninsured medical expenses as ordered below. Uninsured medical expenses include premiume, co-pays, deductibles, and other health care costs not paid by health care coverage.

Children's Expenses for:	Parent ANDREY V. RUNOV			Parent JENNIFER LYNN BLINOV	n to:
	pays monthly	pays monthly	Person who pays the expense	Service Provider	
Uninsured medical expenses	(x) Proportional Share*	[x] Proportional Share*	(x)	11	

Proportional Share is each parent's percentage share of the combined nat income from line 6 of the Châd Support Schedule Worksheets.

ACW 26.56.156; 26.10.550; 26.205.030 CHIE Support Cride Support Cride Support Cride Chief Chie

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" If the percentages ordered are different from the Proportional Share, explain why:

Other shared expenses:

- [] Does not apply. The monthly amount covers all expenses, except health care
- [x] The parents will share the cost for the expenses listed below:

Children's Expenses for:	Parent: ANDREY Y. RUNOV	Parent: JENNIFER LYNN	Make Pay	ments to:
	pays monthly	RUNOV pays monthly	Person who pays the expense	Service Provider
Work-related daycare:	Control of the Control of Artistan Control of Section Control of Section Control of Cont		M	11
Education:	[] Proportional Share* [] 8 [] %"	[Proportional Share* \$	[]	[]
Long-distance transportation:	Proportional Share*	Proportional Share	[]	[1]
Other:	Proportional Share* 	Proportional Share*	11	[]

- Proportional Share is each parant's parcentage share of the combined net income from the 6 of the Child Support Schedule Worksheets.
- If the percentages ordered are different from the Proportional Share, explain why:
- [] Other: (give more detail about covered expanses here, if needed):

A person receiving support can ask DCS to collect:

- expenses owed directly to him/her.
- reimbursement for expenses the person providing support was ordered to pay, an order for a money judgment that whe got from the court.

23. Past due child support, medical support and other expenses

This order does not address any past due amounts or inferest awad. Any unpaid support owed by either parent under a court or administrative order is still due, and is not changed or canceled by this order.

CLAN COLONY PROJECTS BE APPEALED.

ORACL SUPPORT DIVISION NEW 26/08 THE 26 YEARS 26:288 550 Chiki Taggari Celler Manufakary Porm (55/2001) FL All Family 130 Page 18

24.	Overpayment caused b	by change	
	Does not apply.		
25.	Other Orders		
	All the Warnings on the atta part of this order.	sched page are required by	y law and are incorporated and mad
			ax credits is not appropriate and the action forward to such benefits unt
Orde	ored.		
(3/15/98			
Date		Judge or Comm	Vanioner
This	document is presented by:		
	IELD, INTEA KIESZA		
	IELD, INSBA KIESSA July Prosecuting Altomey		
Date	ndy Prosecuting Altomey		Links States Comments
Date			LYNN RUNCY, Respondent
Date ANI	ody Prosecuting Altomey DIELY V. RUNOV, Pelitioner		LYNN RUNOV, Respondent
Date ANI ANI ANI	DREY V. RUNOV, Pultioner	b	LYNN RUNOV, Respondent
Date ANI	DREY V. RUNOV, Pelitioner NA VUJONIC, WIEBA 853785 may for Pelitioner	b	LYNN RUNOV, Respondent
Date ANI ANI ANI	DREY V. RUNOV, Pullioner NA VUNOVIC, WIBA 863789 ITEL 28, 21	Done	LYNN RUNCY, Respondent CS enforcement services:
Date ANI ANI ANI Date	DREY V. RUNOV, Pelitioner NA VOJONIC, WILEA 853785 Invey for Pelitioner 12.28.21 Parent or Non-Parent Cl Lask the Division of Child Support	Dore ustodian applies for D	CS enforcement services;
Date ANI ANI ANI Date	DREY V. RUNOV, Pultioner NA VUUDVIC, VISBA 853785 Imey for Petitioner 12.28.21 Parent or Non-Parent Ci Lask the Division of CAM Support as a fee # DCS collects more than aff DCS or 1-800-622-6438. SC	Done ustodian applies for D (DCS) to enforce this order. I ut \$550, unless I saik to be excused.	CS enforcement services; identiant that DCS will keep \$36 each year thom paying this like in advence. (You may
Date ANI ANI ANI Date	DREY V. RUNOV, Pelitioner NA VULKOVIC, WISSA 853780 may for Pelitioner 12.28.21 Parent or Non-Parent Cl Lask the Division of Child Support as a fee # DCS collects now than	Done ustodian applies for D (DCS) to enforce this order. I ut \$550, unless I saik to be excused.	CS enforcement services; identiant that DCS will keep \$36 each year thom paying this like in advence. (You may
Date ANI ANI ANI Date	DREY V. RUNOV, Pelitioner NA VUUDVIC, VISBA 853785 Imey for Pelitioner 12.28.21 Parent or Non-Parent Ci lask the Division of Child Support as a fee # DOS collects more then cold DCS of 1-800-622-8437. DC AFDC)	United States of the Control of the	CS enforcement services; identiant that DCS will keep \$16 each year thom paying this like in advence. (You may
Date ANI ANI ANI Date	DREY V. RUNOV, Pultioner NA VUUDVIC, VISBA 853785 Imey for Petitioner 12.28.21 Parent or Non-Parent Ci Lask the Division of CAM Support as a fee # DCS collects more than aff DCS or 1-800-622-6438. SC	United States of the Control of the	CS enforcement services: identand that DCS sell leep \$35 each year thom paying this fee in advance. (You may have mor received TANF, bible TANF, or
Date ANI Date [x]	DREY V. RUNOV, Pelitioner NA VUUDVIC, VISBA 853785 Imey for Pelitioner 12.28.21 Parent or Non-Parent Ci lask the Division of Child Support as a fee # DOS collects more then cold DCS of 1-800-622-8437. DC AFDC)	United States of the Control of the	CS enforcement services: identand that DCS sell keep \$35 each year thom paying this fee in advance. (You may have may received TANF, bitter TANF, or

All the warnings below are required by law and are part of the order. Do not remove. 3 4 5 If you don't follow this child support order... if you receive child support... DOL or other licensing agencies may deny, suspend, or refuse to renew your licenses, knowledge your driver's 6 You may have to: · Document how that support and any cash received Soanse and business or professional licenses, and for the children's health care was spent. . Dept. of Fish and Wildflo may auspend or refuse to Repay the other parent for any day care or special. 8 issue your fishing and hunting licenses and you may not expanses included in the support if you dign't actually have those expenses. (RCW 26 15 (60)) be able to get parmits. (RCW 74.30A.300) 9 10 Support Abatement Warnings/ 11 The Division of Child Support (DCS), the person required to pay support, the payer under this order, or the parson writted to receive support may ask the court or BCS to temporarily reduce child support to \$10 per month when the person required 12 to pay support is tripal, prison, or a connectional facility for all weet als months, or serving a sentence of more than als months. 13 There is a rebutable presumption that an incarcurated person connot pay drild support. DCS, or the payer under this order 14 or the person receiving the support, may overcome the presumption by showing that the person required to pay support has income or other assets available to pay support. 15 When a request for abularized is made, DCS will review its records and other available information, and decide if abutement 16 is appropriate. DCS will send notice of the decision to the purson required to pay support, and to the payers under this order or the person entitled to receive support. Any of those persons may object to DCS's decision. 17 If at any point during the paried of incarceration, a person or DCS later learns of income or other assets available to pay 18 support, a request to terminate or reverse the abatement may be reads through DCS or the Office of Administrative Hearings. 19 Medical Support Warnings! 20 The parents must keep the Support Registry informed whether or not they have access to health insurance for the children at a reasonable cost, and provide the policy information for any such insurance. 21 22 If you are ordered to provide children's health care coverage... 23 24 You have 20 days from the date of this order to send proof that the children are covered by insurance, or 26 proof that health care coverage is not available as ordered. Send your proof to the other parent or to the Support Registry (if your payments go there). 26 If you do not provide proof of health care coverage: 27 The other parent or the export opency may contact your employer or union, without notifying you, to ask for direct enforcement of this order (RCW 26.18.170), and 28 · The other parent may: RCM 26 00: 130; 28:10:000; 36:366:030 CHAT ELEGAN CHIM Mandatory Form (02/2021) FL AS Family 130 AND PROPERTY SHARES AND PROPERTY SHARES AND PROPERTY SHARES AND PROPERTY OF ADMINISTRATION OF ADMINIST

 Ask the Division of Child Support (DCS) for help. · Ask the Court for a contempt order, or · File a Petition in court. Don't cancel your employer or union health insurance for your children unless the court approves or your job ends and you no longer qualify for insurance as ordered in section 19. If an insurer sends you payment for a medical provider's service:

you must send if to the medical provider if the provider has not been paid; or you must send the payment to whoever paid the provider if someone else paid the provider; or you must send the payment to whoever point the provider.
 you may keep the payment if you paid the provider.
 If the children have public health care coverage, the state can make you pay for the cost of the monthly premium.
 Always inform the Support Registry and any parent if your access to health care coverage changes or ends. MCVV 16.09.135, 26.10.350, 16.268.633 CARLOLLIN MODERNING STREET Chief Support Order DOI FRANKLIA ETRECT, SAFE 100, PC 900, DOIS VINEZIATER AL BEST DOIS DOIS VINEZIATER AL BEST DOIS DOI 107-000 Per 1004 DOI 4004 Mundatory Form (02/0021) FL All Family 130 Page 13

Washington State Child Support Schedule Worksheets

County DCS Case No. 623833		
Childiren and Age/s: Afra/8, Denlei/10, Isabelle/3 Parents' names: Runov, Andrey (Column 1) Runov,	Jennifor	(Column 2
	Column 1	Column 2
Part It Income (see Instructions, page 6)		-
1. Gross Monthly Income	$\overline{}$	$\overline{}$
a. Wages and Salaries	\$ 5200	8.0
b. Interest and Dividend Income	\$0	\$ 0
c. Business income	\$0	50
d. Maintenance Received	\$ 0.	\$ 500
e. Other Income	\$ 0	\$0
f. Imputed Income	\$ 0	\$ 2372
g. Total Gross Monthly income (add lines 1s through 1f)	\$ 5200	\$ 2872
Monthly Deductions from Gross Income		V01120
Income Taxes (Federal and State)	\$ 560	\$ 143
b. FICA (Soc. Sec. + Medicare)/Self-Employment Taxes	\$ 366	\$ 182
c. State Industrial Insurance Deductions	50	\$ G
d. Mandatory Union/Professional Dues	8.0	\$ 0
e. Mandatory Penalon Plan Paymenta	\$.0	\$ 0
f. Voluntary Retirement Contributions	\$.0	8.0
g. Maintenance Paid	\$ 500	\$ 0
h. Normal Business Expenses	\$ 0	\$0
Total Deductions from Gross Income (add lines 2s through 2h)	g 1457	g 324
3. Monthly Net income: (line 1g minus 2)	\$ 3743	\$ 2548
Combined Monthly Net Income (add both parents' monthly net incomes from the 3)	\$ 6291	
5. Blasic Châd Support Obligation: (anter total amount in box -+) Civid #1 5848 Châd #3 5645 Châd #6 Civid #1 5645 Châd #4	\$ 1944	

WECSS-Worksheets - Mandatory (CSW/CSWP) 01/2019 Page 1 of 5

	0	nmuño	Col	umn
Part II: Basic Child Support Obligation (see Instructions, page 7)	-			
 Each Parent's Basic Child Support Obligation without consideration of low income limitations. (Multiply each number on line 6 by line 5.) 		57	\$ 787	
Calculating low income limitations: Fill in only those that apply.				
Self-Support Reserve: (125% of the federal poverty guideline for a one-person family.)		\$ 134	2	0
 Is Combined Net Income Less Than \$1,000? If yes, for each parent enter the presumptive \$50 per child. 	8.0		5.0	
 b. Is Monthly Net Income Less Than Self-Support Reserve? If yes, for that parent enter the presumptive \$50 per child. 	\$ 0		5.0	
b. Monthly Net Income equal to or more than Self-Support Reserve? If yes, for each parent subtract the self-support reserve from line 3. If that amount is less than line 7, enter that amount or the presumptive \$60 per child, whichever is greater.	80		\$0	
 Each parent's basic child support obligation after calculating applicable limitations. For each parent, enter the lowest amount from line 7, 6a - 8c, but not less than the presumptive \$50 per child. 	\$ 11	57	8.787	
Part III: Health Care, Day Care, and Special Child Rearing Expense	is (see	Instructio	ins, pag	(B p
10. Health Care Expenses				
 Monthly Health Insurance Premiums Paid for Child(ren) 	50		\$0	
It: Unineured Monthly Health Care Expenses Paid for Chist(ren)	\$0		\$0	
c. Total Monthly Health Care Expenses (line 10a plus line 10b)	\$0		\$0	_
Combined Monthly Health Care Expenses (add both parents' totals from line 10c)		\$0		
11. Day Care and Special Expenses				
a. Day Care Expenses	80		80	
b. Education Expenses	\$0		\$0	
c. Long Distance Transportation Expenses	\$0		\$0	
d. Other Special Expenses (describe)	\$0		\$0	
	\$0		\$0	
	\$0		\$0	
	\$0.		\$0	
e. Total Day Care and Special Expenses (add lines 11a through 11d)	50		50	
 Combined Monthly Total Day Care and Special Expenses (add both parents) day care and special expenses from line 11st 	100	\$ a		
 Total Health Care, Day Care, and Special Expenses (line 10d plus line 12) 	19	50		
 Each Parent's Obligation for Health Care, Day Care, and Special Expenses (multiply each number on time 6 by line 13) 	80.		50	
Part IV: Gross Child Support Obligation				
	\$ 115		\$797	

WSCSS-Worksheetz - Mandatory (CSW/CSWP) 01/2019 Page 2 of 5

	Column 1	Column 2
Part V: Child Support Credits (see Instructions, page 9)		
16. Child Support Credits		
a. Monthly Health Care Expenses Credit	\$-0	8.0
b. Day Care and Special Expenses Credit	\$-0	\$0
c. Other Ordinary Expenses Credit (describe)		
	1	1
		l
	\$0	\$0
d. Total Support Credits (add lines 16a through 16c)	\$0	\$0
Part VI: Standard Calculation/Presumptive Transfer Payment (see	Instructions, pag	ge 9)
17. Standard Calculation (line 15 minus line 16d or \$50 per child		
whichever is greater)	\$ 1157	\$787
Part VII: Additional Informational Calculations		
18. 45 % of each parent's net income from line 3 (.45 x amount from	- 1004	- 11/7
line 3 for each parent)	§ 1684	g 1147
 25% of each parent's basic support obligation from line 9 (.25 x amount from line 9 for each parent) 	\$ 269	\$ 197
Part VIII: Additional Factors for Consideration (see Instructions, pa	-	\$ 1.00
 Household Assets 	ge 9)	
(List the estimated present value of all major household assets.)		
a. Real Estate	\$ 0	\$0
b. Investments	\$0	\$0
c. Vehicles and Boats	\$0	80
d. Bank Accounts and Cash	\$0	\$0
e. Retirement Accounts	80	\$0
f. Other (describe)	\$0	\$0
ii dana (aaaanaa)	80	\$0
11. Household Debt		
(List liens against household assets, extraordinary debt.)	1	
	\$0	\$0
	\$0	\$0
	\$0	80
	\$0	\$0
	\$0	\$0
2. Other Household Income		
a. Income Of Current Spouse or Domestic Partner		
(if not the other parent of this action)		
Name	\$0	\$0
Name	\$0	\$0
b. Income Of Other Adults In Household		
Name	\$0	\$0
Name	\$0	\$0

WSCSS-Worksheets - Mandetory (CSW/CSWP) 01/2019 Page 3 of 5

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	6.0
50	9.0
	\$ 0
8.0	80
\$0	\$0
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	\$ 0
\$0	\$ 0
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\$0.	5.0
	7
	-
	\$0 \$0 \$0 \$0 \$0 \$0

WSCSS-Worksheets - Mandatory (CSW/CSWP) 01/2019 Page 4 of 5

Signature and I declare, under p in these Workshe Parent's Signature Dec 28, 2021	enaity of perjury under the stalle complete, true, and	laws of the State of Washing correct. Parent's Signature Date	plan, the information contained (Column 2) City
declare, under pon these Workshee Parent's Signature Dec 28, 2021	enaity of perjury under the stalle complete, true, and (Column 1) Sisters	Parent's Eigneture	(Culumn 2)
declare, under por these Workshe	enaity of perpay under the stalle complete, true, and a (Column 1)	correct.	
declare, under ponthese Workshe	enaity of perjury under the stalle complete, true, and	correct.	
declare, under p in these Workshe	enaity of perjury under the	laws of the State of Washing cornect.	gton, the information contained
		man of the Blate of Maria	the the information and it

WSCSS-Worksheets - Mandatoxy (CSW/CSWP) 01/2019 Page 5 of 5

Exhibit 28



ANTHONY F. GOLIK PROSECUTING ATTORNEY

December 30, 2021

Ms. Jennifer Punov 9509 NE 135 Court Vancouver V A 98682

Re: In re the marriage of: Andrey V. Runov and Jennifer Lynn Runov

Dear Ms. Runov:

While I appreciate you dropping after the hearing with the order you were sent that is not effective. Unfortunately, because you did not return your signature to us in advance of the hearing you now will need to wait until you receive a copy of the order signed by the judge in the mail. Once you receive that order, you will need to contact DCS and complete the steps necessary for DCS to begin to collect sums due under both the Temporary Order and the Temporary Order of Child Support.

We will mail to a copies once they are available from the clerk's office. DCS will need a copy of the order signed by the Judge before they can address any collections assuming you contact them upon your receipt of the orders and follow through with the steps necessary for those collections. As a courtesy to you I will have my staff make certain that we provide DCS with a copy of both orders at the same time we provide them to you.

Sincerely,

ANTHONY F. GOLIK Prosecuting Attorney

D Field Deputy Prosecuting Attorney Child Support Division

/aj

Enclosure

Child Support Division

800 Franklin Street, Suite 100

P.O. Box 5000

Vancouver Washington 98666-5000

elephone (564) 397-2265

For other formats
Clark County ADA Office: Yuice (100) 397-2000
Relay (800) 813-6384, E-mail ADAppelark wa ujin

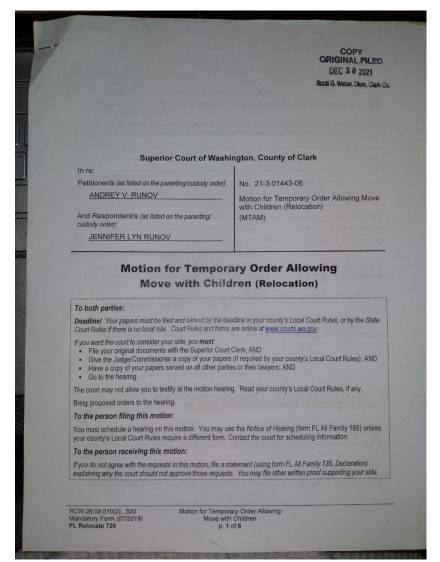
Fax (564) 397-6064

Exhibit 29

FILED

		2021 DEC 30 PM 4: 03
		SCOTT G. WEBER, CLERK CLARK COUNTY
		CLARK COUNTY
IN THE SUPERIOR COURT OF THE	E STATE OF WAS	HINGTON
IN AND TON THE COURTY OF CE	Ann	
1.2		
ANDREY V. RUNOV		NO. 21-3-01443-66
and	Petitioner,	CITATION
		(cit)
JENNIFER LYN	Respondent.	
KUNOV		
TO THE CLERK OF COURT AND TO	: ANDREY	V. RUNOV
DATE: Jan 19th		
0	m./p.m.	
HIDGE/COMMISSIONER:	Callier	
JUDGE/COMMISSIONEN:	Control	*
The following matters in the	above entitled c	ause will be brought on for hearing at the
above time and date:		
CAUSE: MOtion to	no location	
CAUSE: TVW 1000 TO	TYDOLAN	
Dated: 12-30-2021	6	
	PETITIONER	RESPONDENT
	4504 1	OC 199.
	Vancou	wer, w.t. 98682
	City	281-8339 State Zip
	Daytime Phon	e Number ANT, WE MAY NEED TO CONTACT YOU IN THE
	EVENT OF A CH	IANGE IN THE JUDGES' SCHEDULE)
CITATION (CIT) - Page 1 of 1		

Exhibit 30



Superior Court of Washington, County of Clark

In re:

Petitioner/s (as listed on the parenting/custody order):

ANDREY V. RUNOV

And Respondent/s (as listed on the parenting/ custody order):

JENNIFER LYN RUNOV

No. 21-3-01443-06

Motion for Temporary Order Allowing Move with Children (Relocation) (MTAM)

Motion for Temporary Order Allowing Move with Children (Relocation)

To both parties:

Deadline! Your papers must be filed and served by the deadline in your county's Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at www.courts.wa.gov.

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

- . File your original documents with the Superior Court Clerk; AND
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND
- . Have a copy of your papers served on all other parties or their lawyers; AND
- Go to the hearing.

The court may not allow you to testify at the motion hearing. Read your county's Local Court Rules, if any.

Bring proposed orders to the hearing.

To the person filing this motion:

You must schedule a hearing on this motion. You may use the Notice of Hearing (form FL All Family 185) unless your county's Local Court Rules require a different form. Contact the court for scheduling information.

To the person receiving this motion:

If you do not agree with the requests in this motion, file a statement (using form FL All Family 135, Declaration) explaining why the court should not approve those requests. You may file other written proof supporting your side.

RCW 26.09.510(2), .520 Mandatory Form (07/2019) FL Relocate 726

Motion for Temporary Order Allowing Move with Children p. 1 of 6

- 1. My name is Jennifer Lyn Runov.
- 2. My Notice of Intent to Move with Children was (check one):
 - [X] served by the legal deadline, and proof of service of that Notice has already been filed or is being filed now.

1	not served by the legal deadline or not served at all. The Court should let the children move now even though notice was late or not given at all because (explain):

3. Move likely to be approved

I ask the Court to allow me to move with the children before the trial. The move is likely to be approved at trial based on the factors in RCW 26.09.520, as explained in my Response to Objection. The children (check one):

- spend substantially equal time with each parent (45 percent or more). It is in the children's best interest to move with me.
- [X] live with me most of the time. The law presumes that the move will be allowed. The objecting person can only prevent the move if s/he can show that the move would cause more harm than good to the children and me. The objecting person will not be able to show this.

4. Reason for moving now

(Explain why you want to move before the trial):

Respondent has been asked to move out of the temporary residence that Respondent and children have been residing in due to the Temporary Orders placed automatically by the court. Respondent was given a date of February 1st 2021 to be out of the current house.

Respondent has housing already established for Respondent and the children in another State. The opportunity would greatly improve the children and Respondent's life, one of the reasons being that the monthly payment amount is way below what it is in the Sate of Washington.

The Legal Separation that Petitioner initiated was only to prevent Respondent from moving as Petitioner stated in DECLERATION OF PETITIONER IN RESPONSE TO RESPONDENTS MOTION FOR TEMPORARY FAMILY LAW ORDER on pg3 line 19-21.

RCW 26:09.510(2), .520 Mandatory Form (07/2019) FL Relocate 726 Motion for Temporary Order Allowing Move with Children p. 2 of 6 Respondent has looked for housing in the Clark County and surrounding area in order to reside in the area while settling the separation, but unable to find anything affordable because of the cost living being so high and the lack of any financial support.

Respondent has no ties to anyone in Vancouver and experiences nothing but painful memories while residing in Vancouver. Respondent is and has been the primary care giver for the children and has homeschooled them for the past 4 years. The children have an opportunity to have a stable home with a routine and schedule. The last four months of living in one bedroom has been extremely stressful on the children especially knowing that a normal life is awaiting them but when they can get to it is unknown. Respondent has no one else to lean on in this area and Respondent is at a loss as to what else to do if the court does not allow Respondent to provide housing for Respondent's children where Respondent can afford to. The children have made it very clear that they want to live with Respondent.

The Petitioner is 4 hours away in Sisters, OR. Respondent spoke to Petitioner's father on 12-29-2021 at 7pm about Petitioner's mother and how she is doing. She just got out of the hospital on Dec 22nd 2021 from a month long visit due to severe Covid complication. Petitioners Father informed Respondent that Petitioner has in fact NOT been living with his parents since that time. And that it is by the request of Petitioners father to keep Petitioner's mother healthy. That would make two false statements provided by Petitioner and his attorney Anna Vujovic claiming Petitioner resides in Washington. The first false statement was on Dec 08th court hearing and the second false statement was on Dec 29th court hearing. Petitioner is NOT residing in the State of Washington. The one visit Petitioner did pick up the children which was on Dec 17th, Respondent's son informed Respondent that they stayed at one of Petitioners friend's house while with Petitioner on the weekend of 12-17-2021. This coincides with the statement Petitioners father made to Respondent about Petitioner not residing at Petitioners parents house.

Basically, the Petitioner states that Respondent is "anti-government and that state and local laws do not apply to Respondent" but yet the Petitioner ignores court orders and lies about following them. Not following the court orders puts Respondent at a huge disadvantage on a daily basis. This condition herein described violates equal protection under the law. On dec 20th Respondent's daughter shared with Respondent that Petitioner was speaking to her about putting her in school in Sisters, OR. This shows Petitioner's intentions of moving the Children out of state at the same time attempting to take them out of state.

Respondent does not believe that the petitioner is being genuine about Petitioner's feelings about Petitioner's children, due to the fact the Petitioner routinely ignores the court order to see Petitioner's children every weekend and does not consider what the children go through while having to adjust with the constant change of where they will be staying on the weekends. This is unnecessary oppression on the children and Respondent.

The Respondent has housing set up and is on standby awaiting Respondent and the children. It is really time to stop damaging the children's sense of security and allow the family to get back into a routine and continue on with life. This whole case really had nothing to do with the children but everything to do with Petitioners want to control Respondent. When in fact this whole case needs to be looked at as a whole

and the realization that the Respondent is toying to separate Respondents self from an extremely toxic relationship in order to secure a safe future for the children, where in turn the children will have a better relationship with both Respondent and Petitioner.

RCW 26.09.510(2), .520 Mandatory Form (07/2019) FL Relocate 726 Motion for Temporary Order Allowing Move with Children p. 3 of 6

5. Temporary Parenting Plan

- No request.
- [X] I ask the Court to approve my proposed Parenting Plan as a temporary order until the trial. My proposed plan should be approved now because (explain):

Ultimately this is about the well-being of the children. The children have been thrown in the middle of an ugly separation. The children's lives have been on stand by for four months now. It is time to allow the children to be in a stable environment. The only way to do that is if Respondent is allowed to provide housing for them. That housing is in another state and is all set up. The parenting plan proposal does not take time away from the petitioner with Petitioner's children but in fact will give Petitioner more time with the children. The calculated time difference from every weekend to 4 months out of the year gives Petitioner 30 more days as compared to every weekend visit, which is not even being fulfilled at this time. By spending long vacations with the Petitioner, the children will be able to experience actually living with the Petitioner vs. every weekend arrangement that really doesn't have that same experience as a long-term stay does. This is about the kids and allowing them a chance at stability. It is not Respondent's intentions to deprive the children of seeing the Petitioner nor does Respondent want them alienated from Petitioner. But the situation that is currently in play is extremely toxic for all parties involved. Of the few visits the Petitioner has had, the children have come back exhausted, and Respondent has had to reestablish a routine following the visit, just for it to be destroyed the next visit and or replan the whole weekend because Petitioner failed to pick the children up. Respondent is not insulting the Petitioners parenting styles, simply pointing out the differences that cause stress on the kids and on Respondent.

6. Active duty military

(The federal Servicemembers Civil Relief Act covers:

- Army, Navy, Air Force, Marine Corps, and Coast Guard members on active duty;
- National Guard or Reserve members under a call to active service for more than 30 days in a row;
- commissioned corps of the Public Health Service and NOAA.

The state Service Members' Civil Relief Act covers those service members listed above who are either stationed in or residents of Washington state, and their dependents, except for the commissioned corps of the Public Health Service and NOAA.)

[X] None of the other parties are covered by the state or federal Service Members' Civil Relief Acts. (Name):

is covered by the [] state [] federal Service Members' Civil Relief Act.

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П	member or dependent fr ask the court to approve	ly by the state act — Military duty rom responding or coming to the temporary orders even if the cou It would be very unfair (a manife ecause:	hearing on this motion. I vered person asks for a
		olving money, also fill out the Financ	ial Declaration, form FL All
Person filir	ng this motion fills ou	t below	
	der penalty of perjury und this form are true.	der the laws of the state of Washi	ngton that the facts I have
Signed at (ci	ty and state):		Date:
Person filing t	his motion signs here	Print name	
I agree to ac	cept legal papers for this	case at (check one):	
_	er's address, listed below		
		ot have to be your home addres	s):
	fress or PO box	city	state zip
(If this add use the No Form (FL)	ress changes before the case tice of Address Change form	ends, you must notify all parties and the (FL Al Family 120). You must also upde alves parentage or child support.)	
Lawyer (III.	any) mis out below.		
Lawyer signs	here	Print name and WSBA No.	Date
Lawyer's stre	et address or PO box	city	state zip
Email (If appli	cable):		
Warning! D	ocuments filed with the court	are available for anyone to see unles bed in General Rule 22, must be seale	s they are sealed. Financial,
RCW 26:09.510 Mandatory For FL Relocate 7	n (07/2019)	on for Temporary Order Allowing Move with Children p. 5 of 6	

p. 5 of 6

the court, the other party, and the lawyers in your case. Seal those documents by fling them separately, using a Sealed cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents.

Exhibit 31



Superior Court of Washington, County of Clark

In re:	
Petitioner/s (person/s who started this case):	No. 21-3-01443-06
ANDREY V. RUNOV	
	Parenting Plan
And Respondent/s (other party/parties):	(PPP / PPT / PP)
JENNIFER LYN RUNOV	Clerk's action required: 1

Parenting Plan

1.	This parenting plan is a (check one):
	[X] Proposal (request) by a parent (name/s): JENNIFER RUNOV. It is not a signed court order. (PPP)
	[] Court order signed by a judge or commissioner. This is a (check one): [] Temporary order. (PPT)
	[] Final order. (PP)
	[] This final parenting plan changes the last final parenting plan.

2. Children - This parenting plan is for the following children:

Child's name	Age	Child's name	Age
1. DANIEL RUNOV	10	4.	
2. ALINA RUNOV	8	5.	
3. ISABELLA RUNOV	3	6.	

- 3. Reasons for putting limitations on a parent (under RCW 26.09.191)
 - a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense. (If a parent has any of these problems, the court **must** limit that parent's contact with the children and that parent's right to make decisions for the children, and may not require dispute resolution other than court.)

RCW 26.09.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140 Parenting Plan p. 1 of 14

Superior Court of Washington, County of Clark

In re:		
Petitioner/s (person/s who started this case):	No. 21-3-01443-06	
ANDREY V. RUNOV	_	
parties and a second	Parenting Plan	
And Respondent's (other party/parties):	(PPP / PPT / PP)	
JENNIFER LYN RUNOV	Clerk's action required: 1	

Parenting Plan

- 1. This parenting plan is a (check one):
 - [X] Proposal (request) by a parent (name/s): JENNIFER RUNOV. It is not a signed court order. (PPP)
 - [] Court order signed by a judge or commissioner. This is a (check one):
 - [] Temporary order. (PPT)
 - [] Final order. (PP)
 - [] This final parenting plan changes the last final parenting plan.
- Children This parenting plan is for the following children:

Child's name	Age	Child's name	Age
1. DANIEL RUNOV	10	4.	-
2. ALINA RUNOV	8	5.	
3. ISABELLA RUNOV	3	6.	

- Reasons for putting limitations on a parent (under RCW 26.09.191)
 - a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense. (If a parent has any of these problems, the court must limit that parent's contact with the children and that parent's right to make decisions for the children, and may not require dispute resolution other than court.)

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Purenting Plan p. 1 of 14

	[] Neither parent has any of these problems. (Skip to 3.b.)
	[X] A parent has one or more of these problems as follows (check all that apply):
	[] Abandonment – (Parent's name):
	intentionally abandoned a child listed in 2 for an extended time.
	Neglect - (Parent's name):
	substantially refused to perform his/her parenting duties for a child listed in 2.
	[] Child Abuse - (Parent's name):
	(or someone living in that parent's home) abused or threatened to abuse a child. The abuse was (check all that apply): []physical [] sexual [] repeated emotional abuse.
	[X] Domestic Violence – (Parent's name): ANDREY V. RUNOV. (or someone living in that parent's home) has a history of domestic violence as defined in RCW 26.50:010.
	[X] Assault – (Parent's name): JENNIFER LYN RUNOV (or someone living in that parent's home) has assaulted or sexually assaulted someone causing grievous physical harm, causing fear of such harm, or resulting in a pregnancy.
	[] Sex Offense -
	(Parent's name): has been convicted of a sex offense as an adult.
	[] Someone living in (parent's name):'s home has been convicted as an adult or adjudicated as a juvenile of a sex offense.
b.	Other problems that may harm the children's best interests. (If a parent has any of these problems, the court may limit that parent's contact with the children and that parent's right to make decisions for the children.)
	[] Neither parent has any of these problems. (Skip to 4.)
	[X] A parent has one or more of these problems as follows (check all that apply):
	Neglect - (Parent's name):
	[X] Emotional or physical problem - (Parent's name): ANDREY V. RUNOV
	has a long-term emotional or physical problem that gets in the way of his/her ability to parent.
	(X) Substance Abuse – (Parent's name): ANDREY V. RUNOV has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent.
	Lack of emotional ties - (Parent's name):
	has few or no emotional ties with a child listed in 2.
	[X] Abusive use of conflict – (Parent's name): ANDREY V. RUNOV_ uses conflict in a way that may cause serious damage to the psychological development of a child listed in 2.
	Withholding the child (Parent's name):
	has kept the other parent away from a child listed in 2 for a long time, without a
	9.016, 181, 187, 184 Pseuding Plan y Form (05/2021) p. 2 of 14

			good reason.
			[] Other (specify):
4.	Lie	nita	itions on a parent
-			
			es not apply. There are no reasons for limitations checked in 3.a. or 3.b. above. ip to 5)
	[]		limitations despite reasons (explain why there are no limitations on a parent even ugh there are reasons for limitations checked in 3.a. or 3.b. above):
	[]	The	o following limits or conditions apply to (parent's name): (check all that apply):
		П	No contact with the children.
		[]	Limited contact as shown in the Parenting Time Schedule (sections $8 - 11$) below.
		[]	Limited contact as follows (specify schedule, list all contact here instead of in the Parenting Time Schedule):
		[X]	Supervised contact. All parenting time shall be supervised. Any costs of supervision must be paid by (name):
			The supervisor shall be:
			[] a professional supervisor (name):
			[] a non-professional supervisor (name):
			The dates and times of supervised contact will be:
			 as shown in the Parenting Time Schedule (sections 8 – 11) below.
			[X] as follows (specify): Vera and Vlad Runov
			(Specific rules for supervision, if any):
		[X]	Other limitations or conditions during parenting time (specify): visits to be supervised by Petitioners parents
	F 1	Evi	aluation or treatment required. (Name):musi:
			be evaluated for:
			start (or continue) and comply with treatment:
			[] as recommended by the evaluation.
			[] as follows (specify kind of treatment and any other details):
			i, .181, .187, .194 Parenting Plan
PL A			n (03/2021) p. 3 of 14 (40

	[] provide a copy of the evaluation and compliance reports (specify details):
	If this parent does not follow the evaluation or treatment requirements above, then (what happens):
5.	Decision-making
	When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows:

a. Who can make major decisions about the children?

Type of Major Decision	Joint (perents make these decisions together)	Limited (only the parent named below has authority to make these decisions)
School / Educational	[]	[X] (Name): JEWNIFER RUNOV
Health care (not emergency)	(1)	[X] (Name): JENNIFER RUNOV
Other:	[]	[] (Name):
Other:	[]	[] (Name):
Other:	[]	[] (Name):

Total Control		11 10 00000
Other:	[1	[] (Name):
Other:	[]	[] (Name):
Reasons for limits or	n major decision-m	aking, if any:
[] There are no reason	ons to limit major de	cision-making.
[X] Major decision-ma as described in 3.		d because one of the parents has problems
[] Major decision-ma	king should be limit	led because (check all that apply):
[] Both parents a	ire against shared de	ecision-making.
[] One of the par reasonable be		to share decision-making and this is
[] problems	as described in 3.b	. above.
[] the histor	y of each parent's p	articipation in decision-making.
[] the parer making.	its' ability and desire	to cooperate with each other in decision-
	nce between the part together.	ents' homes makes it hard to make timely

6. Dispute Resolution

Important! After this perenting plan is signed by a judge or commissioner, if you and the other parent disagree about shared decisions or what parts of this plan mean, the court may require you to use a dispute resolution provider before going back to court. The court may only require a dispute resolution provider if there are no limitations in 3.a. above. If a dispute resolution provider is checked below, the parents may, and sometimes must, use this provider before tiling a Petition to Change a Parenting Plan or a Motion for

RCW 28.09.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140 Parenting Plan p. 4 of 14

a.	The parents will go to (check one):				
	[] The dispute resolution provider below (before they may go to court):				
	[] Mediation (mediator or agency name):				
	Arbitration (arbitrator or agency name):				
	Counseling (counselor or agency name):				
	If a dispute resolution provider is not named above or if the named provider is no longer available, the parents may agree on a provider or ask the court to name one.				
	Important! Unless there is an emergency, the parents must participate in the dispute resolution process listed above in good faith, before going to court for disagreements about joint decisions or what parts of this plan mean. This section does not apply to disagreements about money or support.				
	[X] Court (without having to go to mediation, arbitration, or counseling). (If you check this box, skip to section 7 below and do not fill out 6.6.)				
b.	If mediation, arbitration, or counseling is required, one parent must notify the other parent by (check one): [] certified mail [] other (specify):				
	The parents will pay for the mediation, arbitration, or counseling services as follows (check one):				
	[] (Name):				
	(Name):%.				
	[] based on each parents' Proportional Share of Income (percentage) from line 6 of the Child Support Worksheet.				
	[] as decided through the dispute resolution process.				
	What to expect in the dispute resolution process:				
	Preference shall be given to carrying out the parenting plan.				
	 If you reach an agreement, it must be put into writing, signed, and both parents must get a copy. 				
	 If the court finds that you have used or frustrated the dispute resolution process without a good reason, the court can order you to pay financial sanctions (penalties) including the other parent's legal fees. 				
	 You may go back to court if the dispute resolution process doesn't solve the disagreement or if you disagree with the arbitrator's decision. 				
C	Custodian				
fec	The custodian is (name): JENNIFER LYN RUNOV solely for the purpose of all state and federal statutes which require a designation or determination of custody. Even though one parent is called the custodian, this does not change the parenting rights and responsibilities described in this plan.				
550	ashington law generally refers to parenting time and decision-making, rather than custody. However, som te and federal laws require that one person be named the custodian. The oustodian is the parson with om the children are scheduled to reside a majority of their time.)				

he	ack one:						
1	Limited schedule only – The children live with (name): and have no contact with the other parent except as described in section 4.						
	(You may skip the parenting time schedule in sections $8-11$, unless you want a different Summer or Holiday schedule, including to give uninterrupted time for vacation and holidays to the parent not subject to limitations.)						
xg	Complete the parenting time schedule in sections 8 - 11.						
1.	School Schedule						
	a. Children under school-age						
	[] Does not apply. All children are school-age.						
	[X] The schedule for children under school-age is the same as for school-age children.						
	[] Children under school-age are scheduled to live with (name):or except when they are scheduled to live with (name):or (check all that apply):						
	[] WEEKENDS: [] every week [] every other week [] other (upeofy):						
	from (day)atm. to (day)atm						
	from (day)at _:m. to (day)at _:m						
	[] WEEKDAYS: [] every week [] every other week [] other (weetly):						
	from (day) at : _m. to (day) at : _m						
	from (risy) at : m. to (risy) at : n						
	[] OTHER (specify): school breaks only						
	Charles and the control of the contr						
	[] Other (specify):						
	b. School-age children						
	This schedule will apply (check one):						
	[] immediately.						
	[] when the youngest child enters (check one): [] Kindergarten. [] 1st grade [] when the object child enters (check one): [] Kindergarten. [] 1st grade						
	[] when the oldest child enters (check one): [] Kindergarten [] 1st grade [X] Other; schedule to start in June.						
	The children are scheduled to live with (name): JENNIFER LYN RUNOV, except when they are scheduled to live with (name): ANDREY V. RUNOV on (check all that apply):						
	[] WEEKENDS: [] every week [] every other week [] other (week);:						
C V	28.86.016, 181, 187, 194 Parenting Plan						

	increase treatally	- 41	m. to (day)	100		
	from (day)	at:	m. to (dwy)	at_	- 20	m
	[] WEEKDAYS: []	every week [every other week []	other (specify	wit	(A.
	from (day)	at :	_m. to (stey)	at	5.5	m
	from (day)	at	_m. to (day)	at	9.	
Ü	[] OTHER (specify):			5000	- 000	
	December - January Respondent. This all	y and June - Ju lows Responde	al for visitation is that t ly with Petitioner and a nt the ability to keep the end their school breaks	il other mon e children o	nthis wit	ħ
Summe	er Schedule					
-		G according to t	the school calendar. [Las follows		
				100000	_	
shal	il spendw nmer. The parents si	eeks of unintern hall confirm the	the School Schedule or upted vacation time with ir vacation schedules in year. (Skip to 10)	h the childre	en each	1
[] The shall sum (dat [] The	If spendwitner. The parents site) If Summer Schedule is	teks of unintern hall confirm the each is different than	upted vacation time wit	the children writing by	en each the end	t of
[] The shall sum (dat	if spend we nmer. The parents si te) Summer Schedule begin the summer be	eeks of unintern hall confirm the each is different than efore (check on	upled vacation time will ir vacation schedules in a year. (Skip to 10) in the School Schedule. e): [] the youngest child the oldest child	th the children writing by The Summ	en each the end ner Sch	t of
[] The shall sum (dat [] The will beg Dun exce	if spend we namer. The parents site) s Summer Schedule is begin the summer begins (check arie): [] ing the summer the cept when they are so	eeks of unintern hall confirm the each is different than efore (check on Kindergarten children are sch	upled vacation time will ir vacation schedules in a year. (Skip to 10.) in the School Schedule. e): [] the youngest chi	the children writing by the Summing light	en each the end ner Sch	t of
[] The shall sum (date will be will be good (che	all spend we namer. The parents si te) a Summer Schedule is begin the summer begins (check one): [] ring the summer the cept when they are so eck all that apply):	eeks of unintern hall confirm the each s different than efore (check on Kindergarten children are sch	upled vacation time with a vacation schedules in a year. (Skip to 10) in the School Schedule. e): [the youngest child [] each child [] each child [] 1st grade [] Othe eduled to live with (name):	h the childre writing by: The Summind	en each the end ner Sch	t of nedule
[] The shall sum (date will be will be good (che	if spend we namer. The parents site) Summer Schedule is begin the summer begins (check one): [] ing the summer the cept when they are seek all that apply): [] WEEKENDS: [eeks of unintern hall confirm the each s different than efore (check on Kindergarten children are sch sheduled to live] every week [upled vacation time with a vacation schedules in a year. (Skip to 10) in the School Schedule. e): [] the youngest child [] each child [] each child [] tst grade [] Other eduled to live with (name):] every other week []	h the children writing by the Summing by the Summin	en each the end ner Sch	t of nedule
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[] The shall sum (date will in beg Duri excellent)	if spend we namer. The parents site) is Summer Schedule is begin the summer begins (check one): [] ins (check one): [] ins (check one): [] week all that apply): [] WEEKENDS: [from (sky)	eeks of unintern hall confirm the each s different than efore (check on Kindergarten children are sch cheduled to live at at at every week [upled vacation time with a vacation schedules in a year. (Skip to 10) in the School Schedule. e): [] the youngest child [] each child [] each child [] the oidest child [] other eduled to live with (name):	the children writing by the Summing	Ali:	on
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[] The shall sum (date will in the will be will in the will be will b	if spend we namer. The parents site) is Summer Schedule is begin the summer begins (check one): [] fing the summer the cept when they are so each all that apply): [] WEEKENDS: [from (sky)	eeks of unintern hall confirm the each s different true efore (check on Kindergarten children are sch cheduled to live at at at at at at at	upled vacation time with a vacation schedules in a year. (Skip to 10) in the School Schedule. e): [the youngest chi	the children writing by The Summind other (apwore at	en each	h of of or on on on on on
[] The shall sum (date will in the will be will b	if spend we namer. The parents site) is Summer Schedule is begin the summer begins (check one): [] fing the summer the cept when they are so each all that apply): [] WEEKENDS: [from (sky)	eeks of unintern hall confirm the each s different true efore (check on Kindergarten children are sch cheduled to live at at at at at at at	upled vacation time with a vacation schedules in a vacation schedules in a vacation schedule. (a) the School Schedule. (b) the youngest child the oldest chil	the children writing by The Summind other (apwore at	en each	h of of or

Holiday Schedule (includes school brea	ks and special occasions)
[X] The Holiday Schedule is the same as the	School and Summer Schedules above for al
holidays, school breaks, and special occas	ions. (Skip to 11.)
 The children are scheduled to spend holid as follows: (Check all that apply. Note any differences for child 	
[] Martin Luther King Jr. Day - Begins a	nd ends (day/time):
	Even years with the other parent.
Every year with (name):	
[] With the parent who has the childre	en for the attached weekend.
[] Other plan:	
[] Presidents' Day - Begins and ends (day	syrtime):
	Even years with the other parent.
[] Every year with (name):	
[] With the parent who has the childre	
[] Other plan:	
[] Mid-winter Break - Begins and ends (e.g.,	day/time):
	Even years with the other parent
[] Every year with (name):	
	e half of break attached to his/her weekend. n Wednesday at (time):
[] Other plan:	na atroac mai ata ta mana mana na atro
[] Spring Break - Begins and ends (day/)	lime):
[] Odd years with (name):	Even years with the other parent.
[] Every year with (name):	
	e half of break attached to his/her weekend. n Wednesday at (time):
[] Other plan:	
[] Mother's Day - Begins and ends (day)	time):
[] Odd years with (name):	Even years with the other parent
[] Every year with (name):	
[] Other plan:	
[] Memorial Day - Begins and ends (day)	time):
[] Odd years with (name):	Even years with the other parent
[] Every year with (name):	
With the parent who has the childre Other plan:	on for the attached weekend.
[] Father's Day - Begins and ends (day/t	

RCW 26.00.016, 181, 167, 194 Preventing Plant Mandatory Form (03/2021) p. 8 of 14 FL A8 Family 140

10.

[] Odd years with (name): [] Every year with (name): [] Other plan:	Even years with the other parent
[] Fourth of July - Begins and ends (day	o'time):
[] Odd years with (name):	Even years with the other parent
[] Every year with (name):	
[] Follow the Summer Schedule in se	ection 9.
[] Other plan:	
[] Labor Day - Begins and ends (day/tim	rejt
[] Odd years with (name):	Even years with the other parent
[] Every year with (name):	Additional Configuration and Configuration
[] With the parent who has the childr	en for the attached weekend.
[] Other plan:	
[] Thanksgiving Day / Break - Begins a	nd ends (day/time):
Odd years with (name):	Even years with the other paren
[] Every year with (name):	
[] Other plan:	
[] Winter Break – Begins and ends (day) [] Odd years with (name):	time):; Even years with the other paren
[] Every year with (name):	
[] Other plan:	
[] Christmas Eve / Day – Begins and en	ds (day/time).
	Even years with the other paren
[] Every year with (name):	
[] Follow the Winter Break schedule	
[] Other plan:	307705.7
(odd/even is based on New Year's Eve)	nds (day/time):
[] Every year with (name):	
E00.016, 181, 187, 194 Parenting Flory Form (03/2021) p. 9 of 1	

[] LONOW the satures exem	k schedule above.
[] Other plan:	
and the second	State Company of the Company
[] All three-day weekends no (Federal holidays, school in-sense	
	nd any unspecified holiday or non-school day with the or the attached weekend.
[] Other plan:	
Plan can provide for how children will	observe a broad range of religions and traditions. Your Parenting I spend time on other significant days. (Examples: Eld, Passover,
Easter, Chinese New Year, birthdays	L etc.) Add lines as needed.
	t to the family:
[] Begins and ends (days)	firme):
	Even years with the other parent
	F
[] Other plan:	
	to the family:
	time):
	Even years with the other parent
	-
[] Other plan:	
	to the family:
[] Begins and ends (day)	timej:
	Even years with the other parent
	·
[] Other plant	
onflicts in Scheduling	
he Holiday Schedule must be ob whin the Holiday Schedule (chec	served over all other schedules. If there are conflicts is all that apply):
Named holidays shall be follow	wed before school breaks.
Children's birthdays shall be for	ollowed before named holidays and school breaks.
Other (specify):	
_	

11.

ansportation Arrangements
e children will be exchanged for parenting time (picked up and dropped off) at:
[] each parent's home
[] school or daycare, when in session
[X] other location (specify): Will be set by Respondent and Petitioner
no is responsible for arranging transportation?
[X] The picking up parent – The parent who is about to start parenting time with the children must arrange to have the children picked up.
[] The dropping off parent – The parent whose parenting time is ending must arrange to have the children dropped off.
ner details (if any):

13. Moving with the Children (Relocation)

Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children must notify every other person who has court-ordered time with the children.

Move to a different school district

If the move is to a different school district, the relocating person must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days. before the intended move.

Exceptions

- . If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, she must give notice within five days after learning the information.
- . If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, immediate, and unreasonable risk to health or safety, notice may be delayed 21 days.
- . If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- · A relocating person who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form Motion to Limit Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the relocating person wants to change the Parenting Plan because of the move, sihe must deliver a proposed Parenting Plan together with the Notice.

RCW 26.00.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140

p. 11 of 14

Move within the same school district

If the move is within the same school district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move, but she may ask to change the Parenting Plan if there are adequate reasons under the modification law (RCW 25.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the Notice was served, the relocating person may not move to a different school district with the children unless sine has a court order allowing the move.

After the 30 days, if no Objection is filed, the relocating person may move with the children without getting a court order allowing the move.

After the 30 days, if an Objection has been filed, the relocating person may move with the children pending the final hearing on the Objection unless:

- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a hearing is pending if the relocating person believes that sihe or a child is at unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the relocating person served a proposed Parenting Plan with the Notice, and if no Objection is filed within 30 days after the Notice was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- . Either party may ask the court to approve the proposed plan. Use form Ex Parte

MCW 26.00 018, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140

p. 12 of 14

Motion for Final Order Changing Parenting Plan - No Objection to Moving with Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- . The Washington State Courts' website: www.courts.wa.gowforms,
- . Washington LawHelp: www.washingtonlawhelp.org, or
- . The Superior Court Clerk's office or county law library (for a fee).

(This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)

14. Other

15.	Proposal					
	[] Does not apply. This is a court order.					
	[] This is a proposed (requested) parenting plan. (The parent's requesting this plan must read and sign below.)					
	I declare under penalty of perjury under the laws of the state of Washington that this plan was proposed in good faith and that the information in section 3 above is true.					
	<u> </u>					
	Parent requesting plan signs here Signed at (city and state)					
	Other parent requesting plan (if agreed) signs here. Signed at (city and state).					
16.	Court Order					
	[] Does not apply. This is a proposal.					
	[] This is a court order (if signed by a judge or commissioner below).					
	Findings of Fact - Based on the pleadings and any other evidence considered:					
	The Court adopts the statements in section 3 (Reasons for putting limitations on a parent) as its findings.					
	[] The Court makes additional findings which are:					
	 contained in an order or findings of fact entered at the same time as t Parenting Plan. 					
	[] attached as Exhibit A as part of this Parenting Plan.					
	[] other:					
	Conclusions of Law - This Parenting Plan is in the best interest of the children.					
	[] Other:					
	Order The parties must follow this Parenting Plan.					
	The state of the s					
	Date Audge or Commissioner signs here					
Mand	26.59.016, 181, 187, 194 Preventing Plan story Form (09/2021) p. 13 of 14 Family 140					

Waveling! If you do not follow this Parenting Plan, the court may find you in contempt (RCWI 26.09.160). You still have to follow this Parenting Plan even if the other parent doesn't.

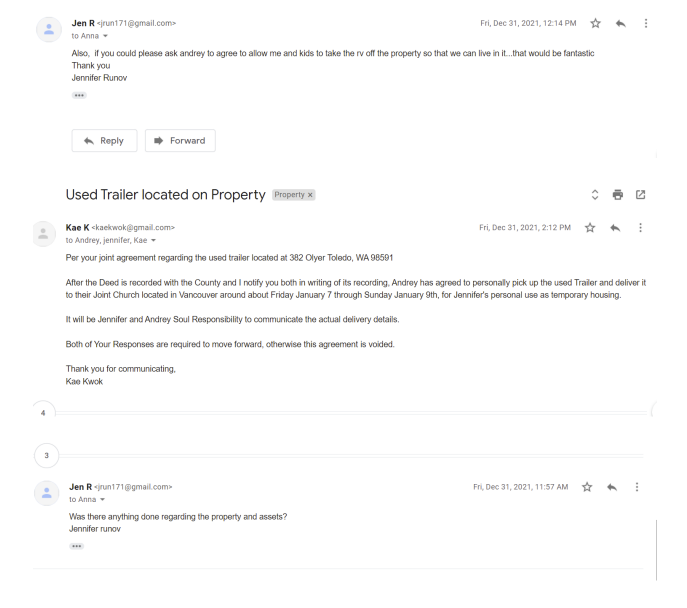
Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2).

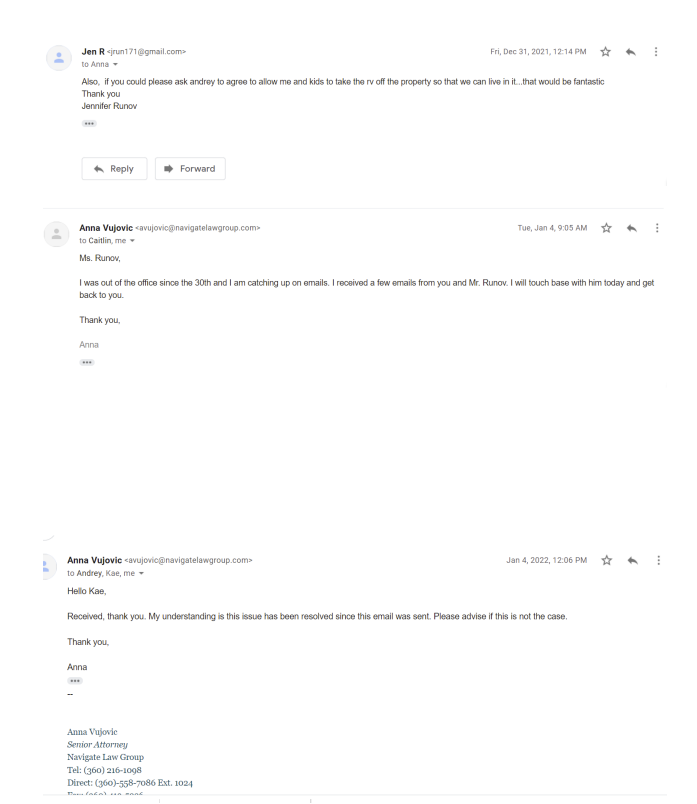
Violation of this order may subject a violator to arrest.

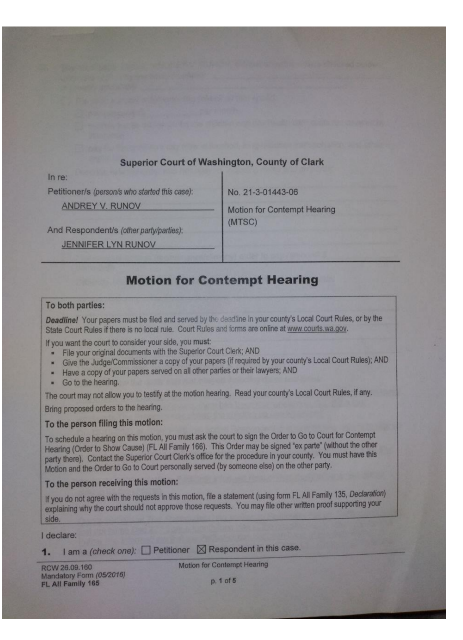
If this is a court order, the parties and/or the	rir lawyers (and any GAL) sign belo	OW.
This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice to me.	This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without r	notice to me.
,	•	
Pattionar or lawyer signs here + WSBA #	Respondent or leaver signs here * WSSA	
Print Name Date	Print Name	Date
This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without notice to me.	This order (check any that apply): [] is an agreement of the parties. [] is presented by me. [] may be signed by the court without of	notice to me.
,	,	
Other party or leaver agms here = WSBA #	Other party or Guardian ad Lifem signs have	
Print Name Date	Print Name	Date

RCW 26.00.016, 181, 187, 194 Mandatory Form (03/2021) FL All Family 140

Parenting Plan p. 54 of 54







The other party, (name): ANDREY V. RUNOV, did not obey the orders checked below that were signed by the court on (date):
n (county and state)::
The child support order including (check all that apply):
pay (amount) \$ per month.
provide health insurance for the children and pay health care costs not covered by insurance.
pay for the children's day care, education, long-distance transportation, and other expenses.
Describe how the order was not obeyed, including dates and amounts:
The spousal support (maintenance/alimony) order to pay (amount) \$per month.
Describe how the order was not obeyed, including dates and amounts:
The parenting plan, residential schedule or custody order.
Describe how the order was not obeyed including dates and times:
The orders were placed on 12-08-2021 that the Petitioner was to have the children every weekend. Through today's date, there has been four weekends. Out of the four
weekends The Petitioner has picked the children up one weekend.
On 12-10-2021 at 10am Petitioner texted Respondent and said he was unable to pick up the children.
On 12-24-2021 at 11:16am Petitioner stated Petitioner was unable to pick up kids. For the weekend.
On 12-31-2022 at 1:10pm Petitioner informed Respondent that Petitioner will not be picking up the children.
On 12-29-2021 at 7pm Respondent had spoken to Petitioners Father. Petitioners mother just got home Dec 22 nd from a month-long visit at the hospital due to covid. Petitioners Father has informed me that the Petitioner has not been living at His parent's house since Petitioner's mom got sick and in fact is living in Sister, OR. Once again Petitioner

Describe how the order was not obeyed including dates and times:						
-						
Other order (specify):						
Describe how the order was no	ot obeyed in	cluding dates,	times, and amou	ints, if any:		
equest - I ask the court to:		4 4				
Order the other party to go to court to show why the court should not approve the						
judgment and orders I've requested,						
judgment and orders I've requ	ested,			1000 010		
judgment and orders I've requ Find the other party in contem	ested, pt, and			1010 110		
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indgment and orders I've requested the other party in conteme. Approve the requests checked the provest of the request of the	ested, pt, and I below. gment order Amount	ing the other p	arty to pay (chec	k all that apply):		
piudgment and orders I've requirement find the other party in contement Approve the requests checked oney judgment requested. No request. I ask the court to approve a judicular past due child support. Past due medical support (health insurance & health care costs not covered by insurance)	ested, pt, and libelow. gment order Amount \$	ing the other particles interest \$	arty to pay (chec	k all that apply):		
ind the other party in conteme Approve the requests checked oney judgment requested. No request. I ask the court to approve a judgment request a judgment request a judgment requested. Past due child support a judgment request request a judgment request r	ested, pt, and libelow. gment order Amount	ing the other pa	arty to pay (chec	k all that apply):		
ind the other party in conteme Approve the requests checked oney judgment requested. No request. I ask the court to approve a judgment request a judgment request a judgment requested. Past due child support a judgment chealth insurance & health care costs not covered by insurance). Past due children's expenses for: a day care a ducation a long-distance transp. other	ested, pt, and libelow. gment order Amount \$ \$	ing the other particles in the other particle	arty to pay (chec	k all that apply):		
ind the other party in conteme Approve the requests checked oney judgment requested. No request. I ask the court to approve a judgment request a judgment request a judgment requested. Past due child support a judgment request request a judgment request r	ested, pt, and libelow. gment order Amount \$	ing the other particles interest \$	arty to pay (chec	k all that apply):		

CONTRACTOR OF THE PROPERTY OF			
yer's street address or PO box	city		state zip
yer signs here			
ver signs here	Print name and V	VSBA No.	Date
., ., ., ., ., ., ., ., ., ., ., ., ., .			
ver (if any) fills out below	r:		
-orm (FL All Family 001) II this case	mioros paromago or orma		
on the Notice of Address Change to	orm (FL All Family 120). You	i must also upua	ne your connuential information
1 1 1 the e	and ande you must notify s	Il parties and the	court clerk in writing. You may
(Optional) email: Jrun171@gmail	l.com		
street address or PO box	city		state zip
	Vancouver	WA	98682
he following address (this doe	es not have to be your	nome address	s):
my lawyer's address, listed be	low.		
ree to accept legal papers for	this case at (check one,		
on making this motion signs here	Print nan	ne here	
	Jennifer I	yn Runov	
ed at (city and state): Vancouv	er, WA		ate: 1-03-2022
ided on this form are true.			
clare under penalty of periury u	under the laws of the sta	ate of Washing	gton that the facts I have
son making this motion fill	s out below:	+f Machine	aton that the facts I have
Other orders requested (if	f any):		
Chapter 26.10 RC	W, Chapter 20.20 Nov.	, and NOV 2	
			apter 26.09 RCW, 5 18 040).
	tima tima II 20000	oriate, and	
n lowwer fee	s and costs, if any,		
Pay a fine for each	tions to stop being in co	ntempt (purge	e the contempt),
	the court's orders	THE HOLIOHOMA	, ca ;
■ Pay a fine - civil pe	enalty (required for viola		
	■ Meet certain condi ■ Pay my lawyer fee ■ Give me make-up ■ Any other relief allochapter 26.10 RC □ Send the other party to jai Other orders requested (if Soon making this motion fill blare under penalty of perjury to ided on this form are true. The deat (city and state): Vancouve and making this motion signs here the deat (city and state): Vancouve and making this motion signs here the death of the following address, listed be the following address, listed be the following address (this does the following address (this does the following address or PO box (Optional) email: Jrun171@gmail of this address changes before the death of the following form (FL All Family 001) if this case the form (FL All Family 001) if this case	# Meet certain conditions to stop being in company and paymy lawyer fees and costs, if any, # Give me make-up parenting time, if appropriate the content of	## Meet certain conditions to stop being in contempt (purged ## Pay my lawyer fees and costs, if any, ## Give me make-up parenting time, if appropriate, and ## Any other relief allowed by law (Chapter 7.21 RCW, Chapter 26.10 RCW, Chapter 26.26 RCW, and RCW 26 Chapter 26.10 RCW, Chapter 26.26 RCW, and RCW 26 Chapter of the other party to jail. Other orders requested (if any): Send the other party to jail.

Warning! Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, must be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a Sealed cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents. RCW 26.09.160 Mandatory Form (05/2016) FL All Family 165 Motion for Contempt Hearing p. 5 of 5

Anna Vujovic <avujovic@navigatelawgroup.com> Tue, Jan 4, 12:06 PM 🖈 🦱 to Andrey, Kae, me 🔻 Hello Kae, Received, thank you. My understanding is this issue has been resolved since this email was sent. Please advise if this is not the case. Thank you, Anna *** Anna Vujovic Senior Attorney Navigate Law Group Tel: (360) 216-1098 Direct: (360)-558-7086 Ext. 1024 Fax: (360) 419-5226



Kae K <kaekwok@gmail.com>

Tue, Jan 4, 12:31 PM



to Anna, me, Andrey 🔻

Hi Anna,

Thank you for reaching out.

To my knowledge, as of yesterday evening January 3, 2022 when I received a text from Jennifer, the trailer had not been relocated to the Runov's Joint House of Worship in Vancouver and may still be located on the property located at 382 Oyler Rd, Toledo, WA 98591. Until both Deed in Lieu's record I am unable to personally walk the property to verify the status.

I did send a text out to Andrey Yesterday morning asking for the location of the keys on Jennifer's behalf. As of this a.m. I have not yet heard from Andrey nor Jennifer regarding this or any pending matters.

If you are able to learn of an answer from your client Andrey Runov, that would be helpful and appreciated; more appreciated if you are able to share your findings with me.

Thank you for communicating.

Kae Kwok



KS Taylor Anderson

Tue, Jan 4, 1:57 PM (2 days ago)





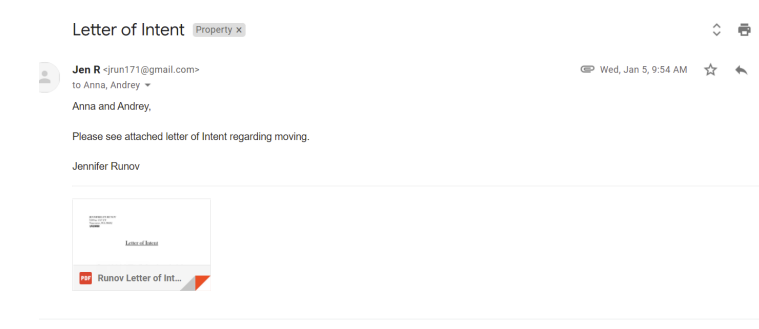
to me 🕶

August 2021 Jennifer Runov and her three children came to stay at our house, 9509 NE 135th Court, Vancouver, WA 98682. The duration was to be for a few days to prepare before their move across the country. This was not meant to be a long term arrangement. It will be almost 5 months January 15 that Jennifer and her children have been living with us. We have come to an agreement that Jennifer Runov with her three children will be leaving on January 15th, 2022.

Sent from my iPhone



→ Forward



JENNIFER LYN RUNOV 9509 ne 135° CT Vancouver, WA 98682 1/05/2022

Letter of Intent

I have received notice that the children and I need to vacate the property that we have been residing at for the past four months. The date we need to leave by is January 15° 2022.

Andrey has until January 12° 2022 to decide if he is going to agree with me moving the children out of state OR if he will be taking them on full time starting Friday January 14° @6pm. The children and I have been forced to reside in a 10x10 room for the past four months while attempting to resolve these legal issues.

I do not want to leave without my children and they have expressed they do not want me to leave without them. Unfortunately, we have been cornered and have no other options. We are being made homeless by the orders placed upon us by the court by Andreys initiation and Andrey is refusing to come to an agreement. Delay and change mind, delay and change mind......

Trying to find housing in Vancouver, WA has been unfruitful wherein land lords are requiring proof of at least five thousand per month income because of the covid issue and renters not required to pay rent. Every effort I have made has been a closed door. I have provided so much documentation to the court over the past few months attempting to take my children to a home. Housing is unaffordable in this area, especially for someone caring for three kids alone with no job and no child support. A more recent attempt was to place a trailer on my churches parking lot for temporary housing, that was turned down regardless of the fact that another family resides at the church in an Rv. And that family is not even a member of the church, yet I am. Examples like this go on and on, every attempt is a failure due to the fact that Andrey keeps calling every person that is willing to help and sabotages the deal, mainly the person does not want to get into the middle of anything therefore backs out of helping once speaking with Andrey. Any sabotage attempts Andrey will not force any form of a reconciling of the marriage. The marriage is over and that is it. Now we deal with the issue of the children.

I do have a home for the children and I in Johnstown, PA and would very much like my children to move there with me so that I can continue to homeschool them and raise them. I will be leaving to Pennsylvania shortly after January 15° 2022. A new parenting plan has been filed with the county clerk and served to all parties on January 3° 2022. The parenting plan was written with the goal of them coming with me to PA. At this point it is in Andreys hands what he decides though it really pains me to think that their education I and the children have worked so hard at may be tanked by placing them in public school and day care. And that they will not be with their mother they have been with nearly every day all day their lives.

1of2

But their mental health and having a roof supersede that of their education and of their own wants and my own wants, so I will rest on that.

The only thing left to do is to allow Andrey V. Runov to move the children out of state to reside with him where he resides in Sisters, OR if he does not agree to me taking them out of state as of January 14° 2022. On Dec 17° @7:02pm through text message Andrey stated that he has a place for them, regardless of his false claims of residing in Vancouver, WA. The children have suffered enough these past four plus months being in the middle of this battle. If it is Andreys desire to be their full-time parent even against the children's own desire then Andrey can deal with the lifetime of resentment he will bear on a daily basis that will come from the children through their teenage years and beyond. In other words, resentment is a relentless punisher of selfishness.

Jennifer Lyn Runov



Anna Vujovic <avujovic@navigatelawgroup.com>

to Caitlin, me 🔻

Thu, Jan 6, 4:38 PM 🖈 🦶

Jan 6, 2022, 5:08 PM 🕏





Ms. Runov,

Mr. Runov does not object to you moving out of state but will be objecting to the children moving out of state. He is more than happy to keep the kids full time here in Washington. If this is acceptable to you, I can circulate an agreed Parenting Plan order to that effect. If you do not accept, we will be filing a Motion to Appoint a Guardian ad Litem for the kids and set the matter for a separate hearing.

With regards to the trailer, my client is fine with you having temporary use of the trailer to live in, we just would require we know the exact address where it will be at all times. Andrey said he gave the keys to you via a third party and you could arrange to have the trailer moved. Have you been able to move the trailer, and if so where is it located?

Thank you,

Anna V.





Jen R <jrun171@gmail.com>

to Anna 🔻

Anna,

please provide the address of where Andrey plans to house the children here in Vancouver, WA and share the proposed parenting plan.

Thank You Jennifer Lyn Runov

•••



Anna Vujovic <avujovic@navigatelawgroup.com>

to Caitlin, me 🔻





Ms. Runov,

Attached please find a draft Final Parenting Plan and CR2A (interim agreement) for your review and signature. If approved, please sign and return via email. I will then send to the state for approval and signature. Once signed, I will enter the order with the court. If you have any questions or concerns, please let me know. I will need to file motions tomorrow if we do not receive signed orders today.

Andrey did inform that you have already left Washington and that during the last exchange, the children were given to him with all their belongings. If there are any logins or passwords for the home schooling, please provide so he can get them up to speed. The children's primary residence at this time is below, which is his parent's address. Andrey intends to move at some point in the near future to another residence in the Vancouver area, and will inform you of the address when he does.

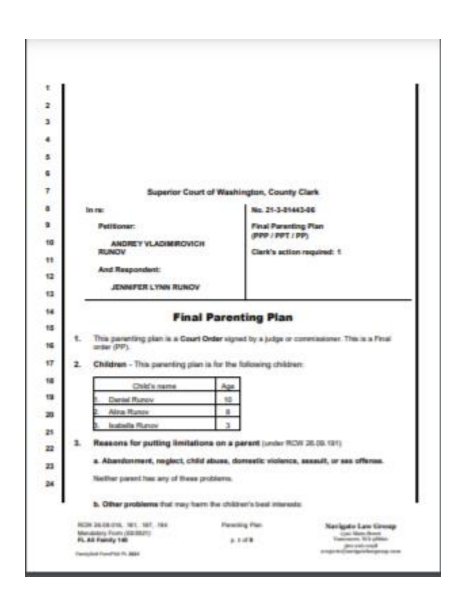
9204 NE 91st St Vancouver WA 98662

Thank you,

Anna

1				
2				
3				
4				
5				
6	CURERIOR COURT OF WARRING	CTON COUNTY OF CLARK		
7	SUPERIOR COURT OF WASHINGTON, COUNTY OF CLARK			
8	In re the marriage of:			
9	Petitioner:	No. 21-3-01443-06		
10	ANDREY VLADIMIROVICH RUNOV	BINDING CIVIL RULE 2A		
11	And Respondent:	AGREEMENT		
12	JENNIFER LYNN RUNOV			
13-				
14		A AGREEMENT		
15	The parties filed for divorce in Clark County, W this CR2A in their dissolution action. The terms			
16	final orders unless the parties agree otherwise and in accordance with Washington Civil Rul			
17	following:			
18	BARENTIN	DIAN		
19	1. Father shall be named the primary custodial parent. The parties shall follow the schedule in the Final Parenting Plan signed by the parties subsequent to the filing of this CR2A; 2. Mother shall have visitation every spring break; 3. Mother shall have visitation during even Thanksgiving breaks; 4. Mother shall have visitation during odd Christmas breaks;			
20				
21				
22				
23	The parties agree to sign a Final Parent	ing Plan consistent with this CR2A.		
24				
25				
	CR2A AGREEMENT, 1	NAVIGATE LAW GROUP 1310 Main St. Vancous or, WA 98660 Phone 360-216-1098 Fax: 360-419-5226 Ersail avajoxic@savigatelavegroup.com		

1	Stipulated to on, 2022.	Stipulated to on, 2022.
2	Petitioner or petitioner's attorney: A signature below is actual notice of this order	Respondent or respondent's attorney: A signature below is actual notice of this order.
4	Presented by:	Approved for Entry:
5		Notice for presentation waived:
6		
7	Petitioner or lawyer signs here + WSBA #	Respondent or leavyer signs here + WSBA #
8	Andrey Runov Print Name Date	Jennifer Runov Print Name Date
9		
0		
1	53785 Other party or leavyer signs here + WSBA #	D. Field, Deputy Prosecuting Attorney + WSBA Date
2	Anna Vujovic Print Name Date	
3		
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	CR2A AGREEMENT, 2	NAVIGATE LAW GROUP 1210 Mais St. Vancousee, WA 98660 Phone 1805-216-1998 Fac Mod-419-5226 Email projectic Strangerology cop. com



Neither parent has any of these problems.

4. Limitations on a parent

Does not apply. There are no research for limitations checked in 3.s. or 3.b. above.

5. Decision-making

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When the children are with you, you are requireable for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows:

a. Who can make major declators about the children?

Type of Major Declaron	Joint (parents male (frese decisions (operher)	Landard jump the parent named below has authority to make these decisions;
School / Educational -	101	12
Health care (not emergency)	hd	

b. Researce for limits on major decision-making, if any:

There are no researce to limb major declare-reaking.

6. Dispute Resolution

Important? After this parenting plan is algored by a judge or commissioner. If you and the other parent alleagues without alread electrons or what parts of this plan mean, the count may require you to use a dispute resolution provides before paint parents in sourt. The count may only require a dispute resolution provide of flows on on divinitions in \$\mathbb{A}\$, as above. If a dispute resolution provides it is found to flow the parents may and assemblers must, use this provides before they a Patition to Change a Planesting flow or a Malass for Carolinestif for not following the plan. Once year carefy's Local Count Public.

 The parents will go to court (without having to go to mediation, arbitration, or counteding).

7. Custodian

This controllers to Andrey Planton ecisity for the purpose of all states and federal statutes which require a designation or determination of sustanty. Even through one parent is called the controllers, this does not country in a called the controllers, this does not countried in this plan.

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(Washington live generally refers to parenting lime and disclass-making, refer than custody. However, asme 2 atale and federal lose require that one person be marted the custodian. The custodian is the person with whom the children are acheduled to readle a majority of their time ! 3 Parenting Time Schedule (Residential Provisions) 4 Complete the parenting time achestale in sections \$-11. 3 School Schedule 6 a. Children under school-ege 7 The achiefuls for children under achool-age is the same as for achool-age children. . b. School-ege children 9 This schoolale will apply immediately 10 The children are scheduled to live with Andrey Plancy except when they are scheduled to ŧŧ tive with Jannifer Rurery. 钽 9. Summer Schedule 13 Summer begins and ends according to the achool calendar. 14 The Summer Schedule is the same as the Sichool Schedule escapt that Jensifer Russia shall spend 3 weeks of uninterrupted vacation time with the children each surrowe. The 12 parents shall confirm their vacation schedules in writing by the end of May such year (Skip-16 10. Holiday Schedule (includes school breaks and special occasions) 17 The children are scheduled to spend holidays, school breaks, and special occasions as 18 follows: 19 Spring Break - Biogins at release of actual and ends day before actual recommences at 12:00 PM 20 Every year with Jarrethe Rurery 21 Thankagiving Day / Break - Begins and ords day prior to holiday at 8:00 PM to day 22 before achool starte no later than 8:00 PM. 23 Odd years with Anshey Rurery, Even years with the other parent 24 Christman Eve / Day - Sugaru and ends day prior to builday at 6:00 PM to day before. school starts rex later than 6:00 PM.

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Odd years with Jernifer Runov: Even years with the other parent. ŧ 2 important! Families in Washington observe a broad range of religious and traditions. Year Families 3 Plan can provide for foce children will operat time on other algorithms steps. (Exemples: Bid Proscours) Easter, Chinese New York Sethalogs, etc.) Add these as needed. 4 11. Conflicts in Scheduling 5 The Holiday Schedule must be observed over all other echedules. If there are conflicts a within the Holiday Schedule: 7 Named holidays shall be followed before school breaks. 8 12. Transportation Arrangements 9 The chitten will be exchanged for parenting time (picked up and dropped off) at the airport, unless otherwise agreed upon by both parents. 10 Who is responsible for amenging transportation? ** The dropping off parent - The parent whose parenting time is seeding must arrange. 12 to have the children dropped off. 13 Other details: Each parent must errenge introportation to airport and each parent to pay for outgoing flight costs for the children. 14 13. Moving with the Children (Relocation) 15 Anyone with respetly or autolantially equal residential litre (at least 45 percent) who 10 wants to move with the children must notify every other person who has court-ordered. love with the children. 17 Move in a <u>Afflying</u> achool district 12 If the move is to a different school district, the relocating person must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 68 days. 19 before the intended move. 20 Exceptions: If the relocating person could not reasonably have known enough information to 21 complete the form in time to give 80 days' restor, who must give notice within tive days after learning the information. 22 If the nationality person is reliciality to a dominatic strikens afselber or moving to 23 avoid a clear. Protediate, and unresconsible risk to health or safety, notice may be distriyed 25 days. If information is projected under a court order or the address confidentially. 24 program, it may be withhold from the redice. A relocating person who believes that giving notice would put her/femall or a child. at previous crubbs risk of fourty, may salt five court for parminishes to lauve things out.

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Navigoto Law Group con Man Store Vancous, RA plant provide cont 1 of the notice or to be allowed to move without giving notice. Use form Motion in Limit Notice of Intent to Move with Children (Ex Parts) (FL Relocate 702). 2 The Notice of Intent to Move with Children can be delivered by having someone. 3 personally serve the other party or by any form of real that requires a return receipt. 4 If the relocating person works to change the Penerting Pien because of the mose, sine must deliver a proposed Parenting Plan together with the Alotica. 2 Move within the same achool district ٤ If the move is within the same achool district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a 7 return receipt. Notice to the other party can be reade in any reasonable way. No specific form is required. . Warning! If you do not notify... 9 A relocating person who does not give the required notice may be found in contempt of court. If the happens, the court can impose sandions. Sandions can include requiring the relocating person to tring the children back if the move has already happened, and 10 ordering the relocating person to pay the other side's costs and lawyer's fees. tt Right to object 12 A person who has court-ordered time with the children can object to a mose to a different achies district ancitor to the relocating person's proposed Perenting Plan. If the move is 13 within the same achool district, the other party doesn't have the right to object to the move but site may sak to change the Parenting Plan if there are adequate reasons under the 14 modification law (PICW 26-09-390). 铉 An objection is made by filing the Objection about lifeving with children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your 16 Objection with the court and serve a copy on the relocating person and anyone also who has court-ordered little with the children. Service of the Objection must be by personal ŧŦ. warvice or by meding a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later from 50 days after the Notice of 18 Intent to Move with Children was received. 19 Right to move. During the 30 days after the Atalian was served. The relocating person may not move to a 20 different actional district with the children unless after has a court order allowing the move. 21 After the 30 days, if no Objection is find, the relocating person may move with the children. without getting a court order allowing the move. 22 After the 30-days, if an Objection has been filed, the nationaling person may move with the 23 children pending the final hearing on the Objection unless: The other party gate a court order surying the children carnot move, or 24 The other party has acheboled a hearing to take place no more fear. 15 days after

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the dide the Objection was served in the relocating person. (However, the relocating person may sell the court for an order allowing the move even though a

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hearing is pending if the relocating person believes that effects a child is al. unreasonable risk of harm.) 2 . The court may make a different decision about the move at a final hearing on the Objection. 3 Parenting Plan after move 4 If the relocating person served a proposed Parenting Plan with the Rolice, and if no Disjection is filed within 50 days after the Abbics was served (or if the parties agree): 5 · Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan-6 cannot be enforced by contempt unless it has been approved by a court. Either party may ask the court to approve the proposed plan. Use form & Parte. T Motion for Final Order Changing Parenting Plan - No Objection to Moving with Children (FL Relocate 706). a Farms 9 You can find forms about moving with children at: The Washington State Courts' website: www.courts.wa.gou/forms. 10 Washington LawHeip: serve washingtonlewhelp.org. or The Superior Court Clerk's office or county lew library (for a fee). ** (This is a summary of the law. The complete law is in RCW 26.03 430 through 26.03 480.) 12 14. Other 15 TELEPHONE ACCESS: 14 The child shall have resecrable latephone privileges with the parent with whom they are not than residing all that parent's expense and without interference of the residential parent. 15 PARTICIPATION IN EVENTS: 16 Buth parents shall be allowed to participate in action activities for the child, each as upon 17 Personal, additional process and additional convention with 18 ACCESS TO RECORDS: 19 Each parent shall have access to all medical, psychological, hospital, shrelat, etc. records of their minor utikii. Further, each perent stud have access to all educational records of the minor 20 shild, insituding but not limited to progress reports, PTA notices, etc. Each party is hersity respond to eigh any documents that may be recessary to effectuals this provision. Neither 21 parent may velo the access requested by the other parent. 22 BEST INTERESTS. 25 The residential arrangements defined above are provided for in the best interests of the child. The child's interests are best served by a full and regular patienn of contact with both parents. 24 responsiverses and comparation by both parents, involvement by both parents in all aspects of the child's reach and a resourably considers routine of activities, values and discipline Heroughout both horrow. Absence, inconsistency and conflict are opposed to the best interests. NEW PROBLEM. NO. 187, 186. 180 Pleasting Plan Navigate Law Group Remissiony Private (Statistist)

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3	SCHOOL ACTIVITIES
4	Each parent shall have the right and responsibility to ensure that the child aftend achool and other acheduled activities while in that parent's care. Activities shall not be acheduled to
5	unnessonably interfers with the other parent's residential time with the child.
6	Each parent shall be responsible for keeping himself-herself advised of albiatic and social events in which the child participates. Both parents may participate in activities for the child
,	regardings of the residential actuable.
*	ADDRESS:
	Each parent aftel provide the other with the address and phone number of his/her residence
	and update such information promptly wherever it changes. The parties shall inform of any other person living in the residence and provide any information needed to conduct a
10	background check.
**	DRUG AND ALCOHOLUSE:
12	Notifier parent shall use litegal drugs, nor use alcohol to excess, while in the presence of the children, nor inmediately preceding residential time. Neither parent shall operate a motor
13	vehicle under the influence of intraccards with the children present, nor shall they consume alcoholic beverages in any on-or off-road vehicle while the children are passengers.
14	
15	COOPERATION AND RESPECT:
16	Each parent agrees to exert every resecuable effort to registein free access and unfurrpaind contact and contriunication between the child and the other panent, and to promote the
17	errotions of affection, love and respect between the child and the other parent.
18	Each parent agrees to refresh from words or conduct, and Nether agrees to discourage other
13	persons from othering words or engaging in conduct, which would have a tendency to extrange the child from the other parent, to damage the opinion of the child as to the other parent, or
_	which would impair the natural development of the child's love and respect for the other parent.
20	Each parent agrees to honor one another's parenting style, pricecy and sulturity. Neither
21	parent shall interfere in the parenting style of the other nor shall either parent trake plans or errangements that would impling a upon the other parent's authority or time with the children
22	ethnut the express agreement of the other. Each parent shall encourage the child to discuss
23	his or her greeking against a pened directly with the other purent. It is the intent of both purents to encourage a direct panent child bond and communication.
24	Notifier parent shall sak the child to make decisions or requests involving the residential schedule. Neither parent shall discuss the residential schedule with the children except for
	plane which have already been agreed upon by both parents.

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ŧ Neither parent shall encourage the child to change their primary residence or encourage the child to believe it is their choice to do so. This is a choice to be made by the parents or, if they cannot agree, by the courts. Neither perent shall use the child, directly or indirectly, to gether 1 information about the other parent. 3 Neither parent shall make danogatory continuits about the other parent or allow anyone else to 4 do the same in the child's presence. Neither parent shall allow or encourage the child to realise derugatory comments about the other parent. 8 MOTICE: 4 Each parent shall provide the other parent promptly with receipt of any eignificant information. 7 regarding the walfare of the child, including physical and mental health, performance in subsal. extracurricular activities, etc. ı Each parent shall inform the other when that parent plans to be easy from his or far residencewith the child for more from two riights. The information to be provided shall include duration of 9 the period, the destinations and destination telephone numbers. 10 tt. ts. Proposal 12 Does not spoly. This is a court reduc-13 16. Court Order 14 This is a court order (if signed by a judge or correspondence below). 15 Findings of Fact - Based on the pleadings and any other evidence considered: 10 The Court adopts the elatements in section 3 (Researce for putting limitations on a parent) as its findings. 17 Conclusions of Law - This Planeting Plan is in the best interest of the children. 18 Order - The parties roust follow this Parenting Plan. 19 20 Corp Audge or Commissioner signs have 21 Warning! If you do not follow this Pursisting Plan. The court may find you in contempt (RCW 25.05. 165). Tou all have to foliow this Parenting Plan aven if the other parent down?). 22 Violation of realithratial provisions of this order with autual browledge of its larms is purished in tyromismost of count and may be a climinal offeres under RCW SA.40.0002; or SA.40.0002; 23 Violation of the order may subject a violatio to arrest. 24 If this is a court order, the parties another their lawyers (and any SAL) sign below. This or dell This order SIGN IN CASH, NO. 167, 167, 160 Faranting Plett Nanigate Law Group Mondalog Fines (Strastin) Contribute Street

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3	Andrew Runov	
4	Print Name Date	Jennifer Runov Prot Name Date
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6	53785 Other party or lawyer ages have + MSEAR	D. Freid, Deputy Prosecuting Attorney + WSBA Date
7	Anna Vulovic	D. Field, Deputy Prosecuting Attorney + IntSBA Date
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Exhibit 39







Reply to all: Parties mentioned below-International Public Statement- This will be published in the newspaper.

- 1: Aundrey has not received any form of custody agreement from the mother. The children have not been abandoned in any way and a formal Public Notice will be published in the newspaper to that effect within the week.
- 2: All actions since June have been recorded and all texts will be published in the newspaper to prepare for a Human Rights Violations case against Anna Vujovic, Aundrey Runov, Mr. Collier, and Miss Sassar, Emmanuel Baptist Church and all of its members and certain members within the Baptist Church. Please prepare the members of the Baptist Church because its name and its crimes are going to be published all across the country. .
- 3: There are multiple human rights violations that have taken place and those human rights violations will not be ignored. There is nothing wrong with dropping off children to their father wherein he is not to be rewarded for said actions by the mother of the children with some frivolous filling by some 2 bit attorney with whom has ignored many human rights violations against a mother and her children. Jennifer Ryalls/Runov was instructed to leave the state for her own protection against the multiple microaggressions made by the aforementioned parties which has turned into full fledged human rights violations and death threat by one Aundrey Runov 01-08-2022. We have never seen so many sneaky people committing nefarious acts right out in the open and expect that no one sees those nefarious acts.

by one Aundrey Runov 01-08-2022. We have never seen so many sneaky people committing nefarious acts right out in the open and expect that no one sees

It is highly advised to all aforementioned parties above that you all hire some very intelligent attorneys to litigate your human rights violations because of as much evidence that has been collected in the past six months against each and everyone one of you. If anyone moves forward to try to make a quick end to this situation by filing frivolous motions in an attempt to hide the human right violations, you will be charged with contempt of human rights. It is best that all of you remain silent until all evidence is filed and presented to the International Public Community. All abuses are going to be public from now on. Everything that is said and sent will be published in the newspaper.

We realize that all parties believed this was a rap and problem solved. That is what we wanted you to think and these emails prove it. Jennifer Ryalls/Runov does have a force behind her and has had this support this whole time. All of you thought you were kicking around a single mother which allowed everyone to find out the truth about all parties mentioned above. Thank you to all that showed your true colors when you thought you were alone with Jennifer Ryalls/Runov. We have heard the phone calls and the threats made by Aundrey Runov against Jennifer when he thought he was alone with her. We have read and witnessed all of the abusive texts sent. Aundrey Runov is a fool and believes his abuse will not be known when in fact the information will be presented to the Public. Our Publication outlets are read by many people, one in particular with millions of subscribers each week. Get ready to be famous and this is a Public Trial, not some nefarious private court hearing.

No agreement will be signed by the mother, Jenifer Ryalls/Runov, nothing will be agreed to in any way and all past agreements are hereby withdrawn as of 01-10-2022. The father of the children just needs to watch his own children and cease and desist trying to take advantage of a situation to get out of paying the child support. Those children will be with their mother regardless of all nefarious plans made by all aforementioned parties. By the time this is all said and done,

No agreement will be signed by the mother, Jenifer Ryalls/Runov, nothing will be agreed to in any way and all past agreements are hereby withdrawn as of U1-10-2022. The father of the children just needs to watch his own children and cease and desist trying to take advantage of a situation to get out of paying the child support. Those children will be with their mother regardless of all nefarious plans made by all aforementioned parties. By the time this is all said and done, Mr. Runov and his citizen status will be in question and we will push for deportation of his person once all abuse is exposed in the newspaper. Immigration and Naturalization will be notified of all human rights violations. This case will help many other people when dealing with this same lack of empathy.

Regards,

Admin to case number: C934889F-9307-4365-8D48-166B4A5C1A09

Jungen Lym Vyalle

Notice: Lack of signature by Admin does not set aside validity of International Public Notice-01-10-2022



Anastasia Konovalova <metroministry@gmail.com>

Jan 13, 2022, 6:24 PM 🛣 🦶 :





to me, Andrey, Anna, cmannix 🔻

Response: to the email from January 10th concerning Jenifer Ryalls/Runov and all who are acting on her behalf.

All allegations of human rights violations against Jenifer Ryalls/Runov by Emmanuel Baptist church and it's members are false.

Any future charges of human rights violations concerning Jenifer Ryalls/Runov against the Emmanuel Baptist Church and it's members need to specify the

- 1. People involved in the alleged violations
- 2.Time of the alleged violations
- 3. Date the alleged violation took place
- 4. Location where alleged violation took place
- 5. Specify in detailed what alleged violations occurred.

Any generalized accusation will be looked upon as having no merit.

Exhibit 40

In re the Marriage of Runov; Case NO. 21-3-01443-06 Inbox × Property ×

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Caitlin Mannix <cmannix@navigatelawgroup.com>

□ Jan 11, 2022, 4:22 PM
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to me, Anna 🔻

Hi Jennifer,

Please find attached the following pleadings that were filed in court today.

- 1. Proposed Parenting Plan
- 2. Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation)
- 3. Declaration of Petitioner in Response to Respondent's Motion for Temporary Family Law Order
- 4. Submission Cover Sheet

Please let me know if you have any issues opening the documents.

Thanks,

Caitlin Mannix Legal Assistant Tel: (360) 780-6446 Fax: (360) 419-5226

E-FILED 01-11-2022, 16:17 IN THE SUPERIOR COURT OF WASHINGTON FOR COUNTY OF CLARK ANDREY V RUNOV No. 21-3-01443-06 SUBMISSION OF DOCUMENTS Mr. Runov, Petitioner, by and through his attorney of record, ANNA M.
VUJOVIC, submits the following documents in this action on January 15, 2022:

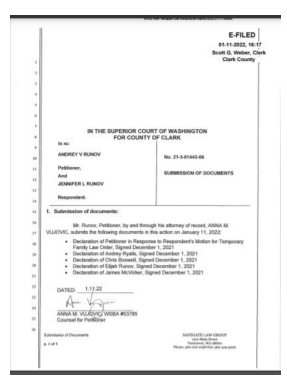
Declaration of Petitioner in Response to Raspondent's Motion Temporary Family Law Order, Signed Documber 1, 2021

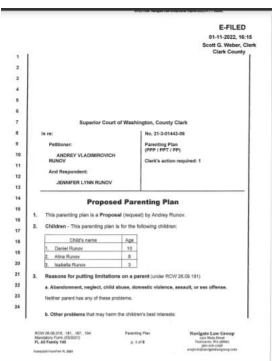
Declaration of Andriny Physils, Signed Documber 1, 2021

Declaration of Chris Bonnet, Signed Documber 1, 2021

Declaration of Elijah Runov, Signed Documber 1, 2021

Declaration of Lines McVider, Signed Documber 1, 2021 DATED: 1.11.22 ANNA M. VUJOVIC WSBA #53785 Counsel for Petitioner p. 1 of 1





Neither parent has any of these problems. 2 4. Limitations on a parent Does not apply. There are no reasons for limitations checked in 3.a. or 3.b. above. 5. Decision-making When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows: 6 7 a. Who can make major decisions about the children? 8 9 10 11 12 13 b. Reasons for limits on major decision-making, if any: There are no reasons to limit major decision-making. 16 6. Dispute Resolution 16 Reportant! After this permitty plan is signed by a Judge or commissioner. If you and the other passet diseases also affected extensions are made part of the pain meet, the count may expense you to see a displace to the part of the pain meet. The count may expense expense excellent permitted and part of the country of the pain of a displace the sold part of the country of the pain of a displace the pain of painted the painted p 17 10 19 20 The parents will go to court (without having to go to mediation, arbitration, or counseling). 21 22 The custodism is Andrey Runov solely for the purpose of all state and federal statutes which require a designation or determination of custody. Even though one parent is called the custodism, this does not change the parenting rights and responsibilities described in this plan. 23 24 RCW 26.09.016. 101, 167, 194 Purenting Plan Mandalory Form (03/2027) FLAE Fearly 446 p. 1 of 6 Ferniphick PowPAR Ps. 881 Family Doll Principles, Pt. 2021

(Washington law generally relate to paracting time and decision-making, rather than custody. However, some state and federal laws require that one paraco be named the custodian. The custodian is the person with whom the children are scheduled to recisio a requely of their time.) 1 2 3 Parenting Time Schedule (Residential Provisions) Complete the parenting time schedule in sections B-11. 5 8. School Schedule a. Children under school-age The schedule for children under school-age is the same as for school-age children. 8 b. School-age children This schedule will apply immediately. 10 The children are scheduled to live with Andrey Runov except when they are scheduled to live with Jennifer Runov. 11 9. Summer Schedule 12 Summer begins and ends according to the school calendar. 13 The Summer Schedule is the same as the School Schedule except that Jennifer Runov shall spend 3 weeks of uninterrupted vacation time with the children each summer. The parents shall confirm their vacation schedules in writing by the end of May each year ¿Skip to 16.) 14 15 16 10. Holiday Schedule (includes school breaks and special occasions) 17 The children are scheduled to spend holidays, school breaks, and special occasions as 18 Spring Break – Begins at release of school and ends day before school recommences at 12:00 PM 19 20 Every year with Jennifer Runov 21 Thankegiving Day / Break – Begins and ends day prior to holiday at 6:00 FM to day before school starts no later than 6:00 PM. 22 Odd years with Andrey Runov; Even years with the other parent 23 Christmas Eve / Day - Bagins and onds day prior to holiday at 6:00 PM to day before school starts no later than 6:00 PM. 24 Odd years with Jennifer Runov, Even years with the other parent

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2 Important! Families in Washington observe a broad range of religions and treatitions. Your Parenting. Pless can provide for how children will spand firm on other significant days. (Examples: Ext. Passower, Easter, Chinese New Year, birthdays, etc.). Add lines as mended. 3 11. Conflicts in Scheduling 5 The Holiday Schedule must be observed over all other schedules. If there are conflicts within the Holiday Schedule: 6 Named holidays shall be followed before school breaks. 12. Transportation Arrangements 8 The children will be exchanged for parenting time (picked up and dropped off) at the airport, unless otherwise agreed upon by both parents. 10 Who is responsible for arranging transportation? 11 The dropping off parent - The parent whose parenting time is ending must arrange to have the children dropped off. 12 Other details: Each parent must arrange transportation to airport and each perent to pay for outgoing flight costs for the children. 13 14 13. Moving with the Children (Relocation) 15 Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children <u>must notify</u> every other person who has court-ordered time with the children. 16 17 Move to a <u>different</u> school district.
If the move is to a different school district, the relocating person must complete the form Aorico of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move. 18 19 20 ceptons:

If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, who must give notice within five days after learning the information.

If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, inneedata, and unreasonable risk to health or safety, notice may be delayed 21 days. 21 22 23 designed 21 days.

If information is protected under a court order or the address confidentiality program, it may be withhold from the notice.

A relocating person who believes that giving notice would put herhimself or a child at unreasonable risk of harm, may saik the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form Motion to 24

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Limit Notice of Intent to Move with Children (Ex Parto) (FL Relocate 702). 1 The Nation of Intent to Move with Children can be delivered by having someone 2 personally serve the other party or by any form of mail that requires a return receipt. 3 If the relocating person wants to change the Parenting Plan because of the move, sihe must deliver a proposed Parenting Plan together with the Notice. 4 Move within the <u>same</u> school district.
If the move is within the same school district, the relocating person still has to let the other 6 6 parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific 7 form is required. Warning! If you do not notify...
A relocating person who does not give the required notice may be found in contempt of 8 court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and 9 10 ordering the relocating person to pay the other side's costs and lawyer's fees. 11 A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move 12 but sihe may ask to change the Parenting Play if there are adequate reasons under the modification law (RCW 26.09.260). 13 An objection is made by filing the Objection about Moving with children and Patition about Changing a Paraxing/Custody Croter (Raiocatiun) (form FL Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be try personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of 16 17 infant to Move with Children was received. 18 Right to move During the 30 days after the Notice was served, the relocating person may not move to a 19 different school district with the children unless sihe has a court order allowing the move. 20 After the 30 days, if no Objection is filed, the relocating person may move with the children without getting a court order allowing the move. 21 After the 30 days, if an Objection has been filed, the relocating person may move with the 22 children pending the final hearing on the Objection unless: . The other party gets a court order saying the children cannot move, or 23 . The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the relocating person. (However, the relocating person may ask the court for an order allowing the move even though a 24 hearing is pending if the relocating person believes that sine or a child is at

> Navigate Law Group 1310 Main Street Vancanor, WA 98000 300-300-303 majoristinanty/telangunquose Freely East Preserving Pt. 2001

Parenting Plan p. 5 of 8

RCW 26.00.016, 181, 187, 184 Mandatory Form (03/00/1) FL All Family 149

unreasonable risk of harm.) . The court may make a different decision about the move at a final hearing on the 2 Objection. 3 Parenting Plan after move if the relocating person served a proposed Parenting Plan with the Notice, and if no Objection is filed within 30 days after the Alotics was served (or if the parties agree):

Both parties may follow that proposed plan without being held in contempt of the 4 5 Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by containpt unless it has been approved by a court.

Either party may ask the court to approve the proposed plan. Use form Ex Parte
Motion for Final Order Changing Parenting Plan – No Objection to Moving with
Children (FL Relocate 706). 6 Forms
You can find forms about moving with children at: 9 The Washington State Courts' website: www.courts.wa.gowforms, Washington LawHelp: www.washingtonlowhelp.org. or
 The Superior Court Clerk's office or county law library (for a fee). 10 (This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.) 11 14. Other 12 TELEPHONE ACCESS: 13 The child shall have reasonable telephone privileges with the parent with whom they are not then residing at that parent's expense and without interference of the residential parent. 14 15 PARTICIPATION IN EVENTS: 16 Both parents shall be allowed to participate in school activities for the child, such as open house, attendance at athletic events, etc. 17 ACCESS TO RECORDS: 18 Each parent shall have access to all medical, psychological, hospital, dontal, etc. records of 19 their minor child. Further, each perent shall have access to all educational records of the minor child, including but not limited to progress reports, PTA notices, etc. Each party is hereby required to sign any documents that may be necessary to effectuate this provision. Neither 20 parent may veto the access requested by the other parent. 21 BEST INTERESTS: 22 The residential arrangements defined above are provided for in the best interests of the child. 23 The chikf's interests are best served by a full and regular pattern of contact with both parents, responsiveness and cooperation by both parents, involvement by both parents in all sepects of 24 the child's needs and a reasonably consistent routine of activities, values and discipline throughout both homes. Absence, inconsistency and conflict are opposed to the best interests

Parenting Plan

p.4 of 8

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1 2 SCHOOL ACTIVITIES: 3 Each parent shall have the right and responsibility to ensure that the child attend school and other scheduled activities while in that parent's care. Activities shall not be scheduled to unreasonably interfere with the other parent's residential time with the child. Each parent shall be responsible for keeping himselftherself advised of athletic and social 5 events in which the child participates. Both parents may participate in activities for the child regardless of the residential schedule. ADDRESS: Each parent shall provide the other with the address and phone number of his/her residence and update such information promptly whenever it changes. The parties shall inform of any other person living in the residence and provide any information needed to conduct a 8 9 background check. 10 DRUG AND ALCOHOL USE: 11 Neither parent shall use illegal drugs, nor use alcohol to excess, while in the presence of the children, nor immediately preceding residential time. Neither parent shall operate a motor vehicle under the influence of intoxicants with the children present, nor shall they consume 12 alcoholic beverages in any on-or off-road vehicle while the children are passengers. 13 14 COOPERATION AND RESPECT Each parent agrees to exert every reasonable affort to maintain free access and unhampered contact and communication between the child and the other parent, and to promote the emotions of affection, love and respect between the child and the other parent. 18 16 17 Each parent agrees to refrain from words or conduct, and further agrees to discourage other persons from uttering words or engaging in conduct, which would have a tendency to estrange the child from the other parent, to demage the opinion of the child as to the other parent, or which would impair the natural development of the child's love and respect for the other parent. 18 19 Each parent agrees to honor one another's parenting style, privacy and authority. Neither parent shall interfere in the parenting style of the other nor shall either parent make plans or arrangements that would impring upon the other parent's authority or time with the children without the express agreement of the other. Each parent shall encourage the child to discuss his or her grievance against a parent directly with the other parent. It is the intent of both parents to encourage a direct parent child bond and communication. 20 21 22 23 Neither parent shall ask the child to make decisions or requests involving the residential schedule. Neither parent shall discuss the residential schedule with the children except for 24 plans which have already been agreed upon by both parents.

Neither parent shall encourage the child to change their primary residence or encourage the

RCW 26.09.010, 181, 187, 194 Mendatey Funn (03/2021) PL All Femily 148

Parenting Plan p. 7 of 8 Navigate Law Group upo Mais litera Vancearer, Via gitate yier-out-ord region ignosigation prosperes

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child to believe it is their choice to do so. This is a choice to be made by the parents or, if they 1 cannot agree, by the courts. Neither parent shall use the child, directly or indirectly, to gather 2 information about the other parent. Neither parent shall make derogatory comments about the other parent or allow anyone else to do the same in the child's presence. Neither parent shall allow or encourage the child to make derogatory comments about the other parent. 3 Each parent shall provide the other parent promptly with receipt of any significant information regarding the welfare of the child, including physical and mental health, performance in school, 6 extracurricular activities, etc. Each parent shall inform the other when that parent plans to be away from his or her residence with the child for more than two nights. The information to be provided shall include duration of the period, the destinations and destination telephone numbers. 8 9 10 15. Proposal 11 This is a proposed (requested) parenting plan. (The parent/s requesting this plan must read and sign below.) 12 I declare under panalty of perjury under the laws of the state of Washington that this plan was proposed in good faith and that the information in section 3 above is true. 13 2 Vancouver, WA 14 Parent requesting plan signs here Signed at (city and state) 15 Other parent requesting plan (if agreed) signs here. Signed at (city and state) 17 16. Court Order 18 Does not apply. This is a proposal. 19 20 Warning! If you do not follow this Parenting Plan, the court may find you in conformpt (RCW 26:09.190). 21 You still have to follow this Parenting Plan even if the other parent doesn't. Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt 22 of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arest. 23 24

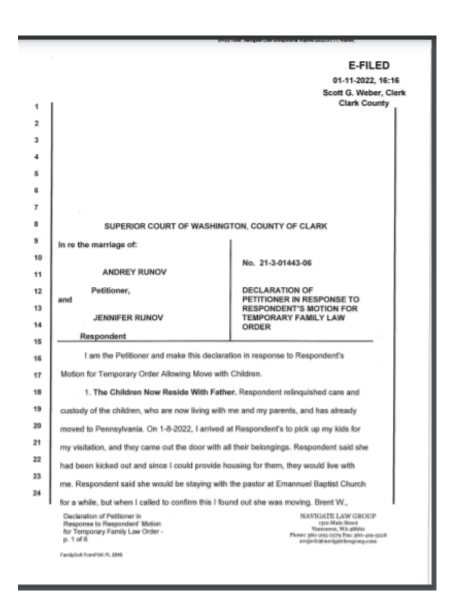
> Parenting Plan p. 8 of 8

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RCW 26.09.016, .181, .187, .194 Mondatory Form (03/2021) FL All Family 140

Family Soft Form PAK PS, 3021

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7	Superior Court of Washington, County of Clark		
8	In re the Marriage of:	No. 21-3-014443-06	
9	Petitioner:	GR 17 RE: Proposed Parenting	
10	ANDREY RUNOV	Plan	
11	And Respondent:		
12	JENNIFER RUNOV		
3	The undersigned declares:		
4	I am an attorney with Navigate Law Group.		
5	Document to be filed: Proposed Parenting Plan		
6	I have examined the document and have determined that it consists of seven (7)		
17	pages (including this declaration page) and that the document is complete and legible. I am the person who received via email the signed signature page of this		
18	document and the signature on the document appears to be and was represented to be the signature of Andrey Runov.		
19	I declare under penalty of perjury under the laws of the state of Washington that		
20	the facts I have provided on this form are true.		
21	Signed at: Vancouver, WA Date: 1.11.22		
22	A. Mais		
24	M. O.		
16	Anna Vujovic WSBA # 53758		
	W30A # 03700		
		NAVIGATE LAW GROUP 1310 Mais Street Valouvers, NA 48860 Phone 550-040-9408 Pais 250-440-9408	



Respondent's friend, called me and told me that Respondent was moving east.

2. Following Religious Cult. Respondent claims the Court's Automatic Temporary Order prevented her from leaving her residence and she had no choice but to move out of state as she had affordable housing here. The court order did not prevent her from moving and she was ready and willing to live in the R.V. we have, which she requested. I also offered to help Respondent find and pay for an apartment multiple times. The truth of the matter is that Jennifer is highly involved with a cult-like religious organization call the Nationals of the Government of the United States of America and Reign of Heavens Society which was founded by Keith Livingway, and she is likely moving to be closer to this group as she has no family ties or other ties to Pennsylvania that I am aware of. Please see my previously filed declaration, exhibits, and letters filed as a submission, including one from Respondent's own son from another relationship regarding the teachings of this group. I am very afraid my children will be brainwashed and fall behind in school as Respondent homeschools them, and I have witnessed her spend hours of her day with this group online and forced the kids to watch this group as well. I do not care that Respondent chooses to follow any particular religion however this group's teaching are harmful to my children. For example, they do not "believe" in our currency and have their own form of money; they have their own citizenship certificates and do not "bolieve" in the Declaration of Independence.

Most shocking, the group sent an email and threatened to file a human rights lawsuit against myself, my attorney, Commissioner Sesser, and Judge Collier and threatened to post stories in some newspaper. See email sent to my attorney attached

Declaration of Petitioner in Response to Responderd Motion for Temporary Family Law Order p. 2 of 6

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as Exhibit A. This is consistent with statements made on their website which call on their followers to find named "fugitives" in "violation of human rights." See website, Reign of the Heavens. It is a confusing, dangerous, abusive, and psychologically damaging rhetoric to follow and it seems the group has their own government. I am terrified for my children. They state, "Please help us find these fugitives so we can collect what they owe and redistribute the restitution to the people for The United States of America." More information on this group can be found with these links. See articles attached as Exhibit B.

- 1. https://www.linkedin.com/in/generalpostoffice/
- 2 https://reignoftheheavens.com/?p=1309%20 http://reignoftheheavens.com/?p=
- 3. https://reignbulletin.org/hotice/livingway-keith-edward-name-holder/

They have their Declaration of Independence, "Human Rights" Violation Notices, International Bills with Outstanding Balances, and seemingly fake and bizarre case numbers that do not appear to correspondent to anything in real life. My children should not have to be exposed to the dangerous teachings of this group. Jennifer was advised by Nationals to file a motion and lewsuit against the state of Washington claiming it is illegal for the DMV to charge for renewal of license plate tabs. And that if suit fails, she was told to use the Continental Dollars to pay the fine that Respondent had acquired for not registering the vehicle.

Respondent Provides No Information Regarding Move. Respondent claims she has housing already established for her and the kids, so she obviously planned this

Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order p. 3 of 6

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move out of state for some time. She also indicates she did not need to move until February, so an immediate move within five days was not necessary. It is a complete false statement and proof of poor character by Jennifer to claim no ties to anyone in Vancouver, while breaking ties with friends, her older son, kids, grandparents, cousin, aunt Kae Kwon and an uncle who live in Washington State and who helped us get our house at 9912 NE 28th CIR Vancouver, WA and property at 382 Oyler rd Toledo, WA. She also has a church community here that she has always been a member of Indeed, it is closer than the east coast. She has no strong ties to the east coast.

More concerning is she provides no information except an address regarding her move. Who will she be living with specifically? Where will the kids go to school? How will Jennifer support herself in another state if she cannot support herself here? Who will be supporting her and for how long? What community ties exist? She claims the children's lives will be "greatly improved" but does not state how. She has provided no information. Respondent had briefly indicated that the Nationals had purchased a home with their Continental Dollar currency and I believe she plans on living with them. I have obvious concerns about the safety and upbringing of my children in such an environment.

4. A Guardian Ad Litem is Required. I believe the teachings of this religious. group are harmful to my children and I request a Guardian Ad Litem be appointed to investigate both households thoroughly and determine what is best for them and where they should live. More information about this group is needed and I plan on propounding interrogatories and Requests for Production to obtain more information. I also do not

Declaration of Petitioner In Response to Respondent' Motion for Temporary Family Law Order p. 4 of 6

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believe my kids would meet minimum proficiency levels for school for their age and grade level. I plan on enrolling the children in public school if the court denies the move and having the children evaluated to determine where they stand academically. A motion for a Guardian Ad Lillem will be filed by the time Respondence motion is heard, and I respectfully request the children remain in Washington during that time.

5. Best Interest of Children. The children want to stay here in Washington and have an outstanding support system of family and friends. I live with my parents currently and they are able to help with childcare and have a loving relationship with my kids. I am a loving father and can provide for their day to day needs and have the support of my family. I have a stable job and environment for the kids. Respondent claims I lied to the court; I have not lied to the court and I do live with my parents in Washington. I work in Sistem, OR for now and that is where my job site is at this time, and I informed the court of this during our last hearing so I do not know why this is mentioned. My mother was in the hospital with severe Covid complications so I temporarily stayed with my friend as not to get the kids or my mother sick. This does not mean I changed residence.

I have other siblings and friends in the area that also can assist me with childcare, including: Victoria ivantsov, my sister, Vladamir and Vera Runov, my parents, Anastasia and Alex Svistostnov, my friends, Andrey Ryalls; grandmother, Olga Sesenko, my pastor, Andrey Ivanatov, my friend and former boss, along with other extended family. Even Respondent's son, Andrey Ryalls, believes that it would be harmful for the children to live with Respondent. The children's residence would remain

Declaration of Patitioner in Response to Respondent Motion for Temporary Family Law Orderp. 5 of 6

TWO SHE FUNDAMERS 2018

NAVIGATE LAW GROUP (310 Main Street Visionwee, WA 98000 Plant 580 may every Fac 380-449-5500 arrangeriothaw/agataline-group, man here in Washington if the court denies the move. I would like to move into my own residence soon as my living situation with my parents was only temporary after Respondent and I separated.

PETITIONER'S REQUEST

In conclusion, I request the court deny Respondent's Motion for Order Allowing Temporary Move with children and allow me to continue providing a safe and stable environment for my children while until a Guardian Ad Litem can be appointed. The children have strong ties here in Washington and I have a lot of support from family and friends. Not only has Respondent failed to provide evidence to support her reason for her move, plans for the upbringing of children, and means of financial support as she has not been employed for many years, but there is ample evidence to show the teachings of the religious group she subscribes to is not based in reality. This is simply not a healthy environment for my children and any benefit of moving is significantly outweighed by the risks present.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Signed at Vancouver , [City] WA [State] on Jan 11, 2022 [Date].

Andrey Runov, Petitioner

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> Declaration of Petitioner in Response to Respondent Motion for Temponary Family Law Orderp. 6 of 6

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EXHIBIT A



Caitlin Mannix <cmannix@navigatelawgroup.com>

Fwd: Letter of Intent

Jan R -jrun171@gmail.comMon, Jan 10, 2022 at 1:13 PM
To: Anna Vujovic -avujovic@novigatekswgroup.com-, crrennix@navigatekswgroup.com, Andrey Rohov
-anunov1.ar@gmail.com-, Anastasia Konovalova -metroministry@gmail.com-

Reply to all Parties mentioned below-international Public Statement- This will be published in the newspaper.

- Aundrey has not received any form of custody agreement from the mother. The children have not been abandoned in any way and a farmal Public Notice will be published in the newspaper to that affect within the week.
- 2. All actions since June have been recorded and all texts will be published in the newspaper to prepare for a Human Rights Violations case against Arms Vujovic, Aundrey Runov, Mr. Coller, and Miss Sastax, Emmanuel Baptist Church and all of its members and certain members within the Baptist Church. Please prepare the members of the Baptist Church because its name and its crimes are going to be published all across the country.
- 3. There are multiple human rights violations that have taken place and those human rights violations will not be ignored. There is nothing wrong with dropping off chainen to their father wherein he is not to be revaried for said actions by the mother of the châdren with some through slight by some 2 bit attorney with what has ignored many human rights violations against a mother and her châdren. Jensifer Ryalfaffunov was instructed to leave the state for her own protection against the multiple microaggressions made by the abstractorial parties which has turned into hat fleetged human rights violations and death threat by one Aundersy Runcy 01-08-2022. We have never seen so many sneaky people committing referrous acts right out in the open and expect that no one asses those halance acts.

It is highly advised to all aforementioned parties above that you all hire some very intelligent aformers to Highe your farmen rights violations because of an much wedness that has been collected in the post six months against each and everyone one of you. If anyone moves forward to by to make a quick and to Phis sixtuation high five/door motions in an attempt to hide the human right violations, you will be charged with contempt of human rights. It is beat that all of you remain after until all evidence is filed and presented to the International Public Community. All altimes are going to be public from now on. Everything that is easid and and will be published in the newspaper.

We resize that all parties believed this was a rap and problem selved. That is what we wanted you to think and these emails prove it. All reliable Physiol Pounce does have a force behind her and has had the support this whole time. All of you thought you were locking secure a ringle mother which allowed everyone to find out the forth about all parties mentioned above. Thank you to all that showed your true colons when you thought you were alone with Jennite Ryadis/Runor. We have heard the phone calls and the Breats mode by Aundrey Runor against Jenniter when he thought he was alone with her. We have read and withnessed all of the abusive tests cent. Aundrey Runor is a fool and believes his abuse will not have the fool and believes his abuse will not have all not be find the public. Our Publication outlets are read by many people, one is particular with millions of subscribers each week. Get ready to be famous and this is a Public Trial, not some heterous private court hearing.

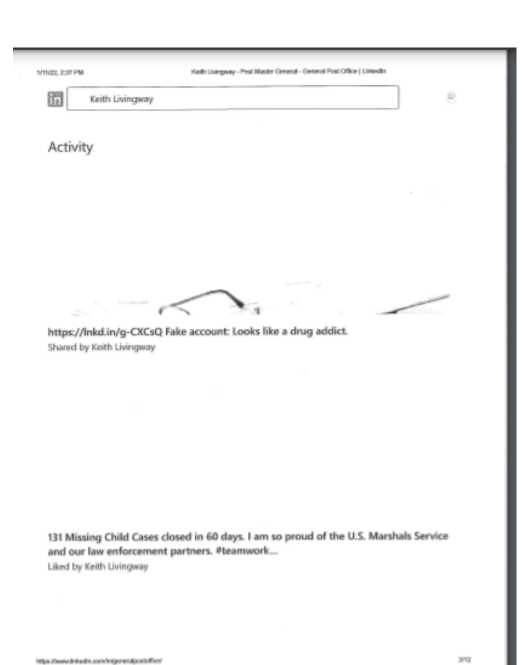
No agreement will be signed by the mother, Janilor Pryalla/Runov, nothing will be agreed to in any way and all gost agreements are hereby withdrawn so of 01-10-2022. The father of the children just needs to watch his own children and seese and deals trying to take advantage of a situation to get out of paying the child support. Those children will be with their mother regardless of all and allocate plans made by all observementioned parties. By the time this is all said and done, Mr. Runov and his oftens status will be in question and we will push for deportation of his person once all abuse is exposed in the reinspage. Immigration and Naturalization will be notified of all human rights violations. This case will help many other people when dealing with the same lack of engantly.

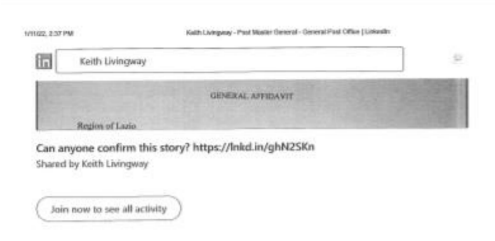
Regards.

Anfor Som Bolle

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Experience



Post Master General

General Post Office

Mar 2010 - Present - 11 years 11 months

Global Postal Code: NAC:650H2MR7C8

The original General Post Office of the original Confederacy of 1775, not to be confused with the civil war Confederate States of America was re-claimed in 2010 which began the process of rebuilding the original Government styled The United States of America. The United States of America is the real name of the country, not the U.S. nor the United States of America or even the United States. The name is The United States of America.

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Projects

Government Agency membership at the International Trademark Association

See project (2)

office of Trademarks, Copyrights and Patents

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Keith Livingway

Organizations

Reign of the Heavens Society Temple

Ministry of Foreign Affairs

Sep 2014 - Present

Elected in December 2014

USC Chamber of Commerce

founding member

Sep 2014 - Present

http://uscchamberofcommerce.international/

The North American National Party

founding member

Nov 2013 - Present

http://theunitedstatesofamerica1781.com/the-confederation-party-members/

The General Post Exchange

founding member

Jan 2012 - Present

https://www.generalpostexchange.com/

Claimant at the National Status Claims Office

American National

Mar 2010 - Present

http://theunitedstatesofamerica1781.info/national-status-claims-office/

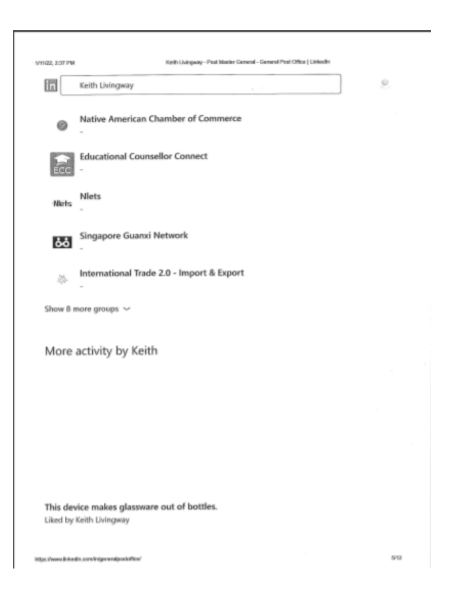
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Government Agency Membership

http://generalpostoffice.international/?page_id=147

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International Public offer from the General Post Office to the United States Postal Service!

By advantar Sett MANATONIAL PLANSE LLEVAL MODERN Frank Holeson & May 16, 2016



Published on 05-16-0015 by THE RESON OF THE HEAVENS SOCIETY POST

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- 1. Do not worship idols.
- 2. Marry to have children.
- Do not commit adultery.
 Do not consume blood.
- 5. Do not steal.
- 6. Do not murder.
- 7. Do not bear false witness

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1. The General Post Office will accept the line of isocionism of a Postmaniar General of the U.S. objection, but not of the viside country nor of The United States of America. The chain of the line of acceptation beck to Banjarda Franklin by Magoe Breman or sity other Postmaniar General of the U.S. is Blogat. The line of acceptance the United States Postal Service starts with General Depost and Magoe Breman in one of the acceptance.

2. The General Post Office has economical on the raind free delivery realize and oxiginal particletion within The birdied States of America. The additioners of today since 1975 were programmed by Marchattan Interest and placed in the certificy centers accorded to country. The U.S. realistics from an independent side to it as a city state, however, it does not have beeiting auticale of the TD radio apases not does it have legal accorde to the original States because of the chatter overlay earnings. It does have distinct accorde an anomalism particle original States because of the chatter overlay earnings. It does have distinct accorded as an according earning which makes it appear on it is has original jurisdiction.

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International Public offer from the General Post Office to the United States Postal Services - THE RESON OF THE HEAVENS SO... 1/11/22, 2:44 PM nightmare on her hands and the recent uniqueful activity with Amazon is not helping her situation. Further, it All three are consisted Human Rights Viole and one the people for The United States o does not make any sense to light each other over who has the power and legal authority. It makes more America over \$5 million Dallars. sence to work together so the states can be setfled with a permanent population etc... Therefore, a Heither of them speak for The United State franchise offer to the United States Postal Service is hereby offered by the Government of The United America, not one of them are authorized to States of Juverica which can be registered here: UNK. The franchise can then place the General Post write any letters on behalf of The United SS. Office logo on the buildings of the United Status Postal Service franchise to show the people that we are of America. They all one a debt to The Unit. States of America. headed in the right direction. The Continental Dollar Storag has already been accepted, so why don't we Please help us find those logitives so we co move further and free the people from this tyranny perpetrated by the foreign powers that believe sollest what they care and radiatellistic flue themselves as gods over the people. Choice must be established to resolve Human Rights Violations. restribution to the people for The United Star ef America. Street The committee of the National assembly fo the Government of The United States of 1: Register a franchise of the United States Postal Service with the Covernment of The United States of 12 2: Place the General Post Office logo on the buildings of the United States Postal Service franchise to show unity and international cooperation. UNK (possible By the flags side by side later) 3: The General Post Office and the United States Postal Service Franchise can work together in resolving UNineposacry red tape and obsearnine the budget and delivery issues of the mail. It is easy enough and the General Post Office can promise one thing, this offer is not a joke nor a trap for admission of any wrong-doing. It is time to meet at the grown up table and quit ploying the blame game. 05-16-2015 - THE CONTRIBUTION OF THE LARGE REPORT OF THE PARTY. in trial from maly and thoras Rights . WHILE it protects to sorth affects and reach? DESIGN TOURS Select Category 1282 6060 Detailed Real SOMETO AND SECTION Copyright O 2022 THE MISGROOF THE HEAVENE ASSETS FORT, All Region Reserved. https://eignofibeheovens.com/?p=1389http://reignoffheheavens.com/?p=1323 3/3 1/11/02, 2:45 PM

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Superio	or Court of Washington, Count	ly of Clark
In re the Marriage of		
Petitioner:	No. 21-3-01-	4443-06
ANDREY RUNOV		Declaration of in Response to
And Respondent	Responde	nt's Motion for Family Law Order
JENNIFER RUNOV	reinporary	raining case Order
The undersigned declares:		
	h Navigate Law Group.	
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	 Declaration of Petitioner in Ru ry Family Law Order 	raponae ro Respondent s
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(20) pages (including and legible. I am the	g this declaration page) and that person who received via email	the document is complete the signed signature page of
this document and to	he signature on the document ap se signature of Andrey Runov.	opears to be and was
	alty of perjury under the laws of t	he state of Washington that
the facts I have provided or		no siano di Franchigoni trat
Signed at: Vancouver, WA	Date: 1.11.22	
An Voga-		
Anna Vujovic WSBA # 53758		
NO CONTRACTOR OF THE PERSON		NAVIGATE LAW GROUP
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E-FILED 01-11-2022, 16:17 Scott G. Weber, Clerk Clark County 1 2 3 5 6 7 8 Superior Court of Washington, County of Clark 10 No. 21-3-01443-06 In re: Objection about Moving with Children and Petition about Changing a Parenting/Gustody Order (Relocation) 11 Petitioner: ANDREY VLADIMIROVICH RUNOV 12 And Respondent: (OBPT) 13 JENNIFER LYNN RUNOV 15 Objection about Moving with Children and Petition about Changing a Parenting/Custody Order 16 Use this form to object to a move outside the school district. You may not object to a move within the school district. 17 My name is Andrey Runov. 18 2. I have a court order giving me a legal right to spend time with the following child/ren: 19 Child's name Age Chikf's name Age 20 Daniel Runov 10 2. Alina Runov 8 Isabella Runov 3 21 Notice of move 22 The other parent or non-parent custodian, Jennifer Runov, moved or plans to move with 23 the children. (Check one): [X] I received a Notice of Intent to Move with Children on (date): January 3, 2022. 24 RCW 25.09.260(6), .460, .520 Mandatory Form (01/2022) FL Relocate 721 Objection about Moving with Children and Petition... (Relocation) p. 1 of 6 NAVIGATE LAW GROUP 1310 Main Street Vancouver, WA 98660 Phone: 360-005-0259 Fin: 360-09-6226 empirelett sonigetellongroup.com

1	Importanti File a copy of the Notice separately. If has confidential information. Do not attach it.
4.	Do you and the relocating person have substantially equal residential time?
	[X] No. The children live most of the time with (name): Jennifer Runav.
5.	Do you object to the child/ren moving?
	[X] Yes. The children should not be allowed to move with the relocating person. (Check one:)
	[XI] The children live with the relocating person most of the time. I object to the children moving because the move would cause more harm than good to the children and the relocating person, based on the factors below.
	If the relocating person moves, the parenting/custody order should be changed so that the child/ren live with me most of the time. I am filing and serving my proposed Parenting Plan or Residential Schedule with this Objection.
1	Note - If you cannot answer some of the sections below because you don't have
	anough information about the move, you may say so, if you need more space to axplain any of the sections below, you may add more pages to this Petition. Number, date, and sign each page that you add.
1	
	a. Relationships: The childhen's relationships with each parent, any siblings, and other important people in the childhen's life. (Describe the atrength, nature, quality, extent of involvement, and stability of the childhen's relationships, and how those
1	would be affected by the planned move):
	Jannifer Runov has a strong relationship with our children. However, she has invested a huge amount of her time into supporting a political out called "The Nationals." This has led to her to spending more time participating in the cult than
	being a mother. She plans to move to Pennsylvaria where she will be closer to the members in her out. Bringing our children into this environment will no be good for their health and well-being. She has neglected the needs of our children to focus her
	energy on this cult before, and she will do it again. When the children are with me, they have a stable life with a father whole loves them and grandporents nearby.
1	Although Jonnifer Runov does have a strong relationship with our children, she should not be allowed to take them out of state and away from their father.
	b. Agreements: Are there any agreements between you and the relocating person about moving with the child/ren? [X] No
1	(Exploin): Jannifer Runov has contacted me and said she cannot afford housing in
	this area and needs to move out of the state and wants to take the children with her, I do not consent to her taking the children with her,
	 Contact: Would disrupting the children's contact with the relocating person be more harmful than disrupting their contact with you? [X] No
	(Explain): It is not my goal to keep my children from having contact with their mother
	as losing contact with either parent in harmful. However, Jennifer Rungy wants to uproot our children's lives so that she can serve her own ascends of moving closer to The Nationals, it is better to have our children remain in my care full time and visit
Ma	W 26.09.250(6), 480, 520 Objection about Moving with Children NAVIGATE LAW GROUP Indutory Form (01/2022) and Petition., (Distribution) Indutory Form (01/2022) Bellocate 721 Variance, WA State

1		their mother according to the parenting plan. They are comfortable with my and at my house and should rumain in my care.
2	d.	Limitations: Does the current parenting/custody order include limitations under RCW 36.09.191 on you or the relocating person? (X) No
3		(Explain): There are no orders to limit either parent under RCW 26.09.191.
4	e.	Reasons for moving: Ware the relocating person's reasons for moving given in good faith? (XI No. (Explaint): She states that she has been asked to leave the place
6		she is currently occupying and cannot afford to live in this area. I do not believe this reason is given in good faith because there are numerous state programs designed to help people in her situation find affordable housing. She is so focused on an
7		to help people in her struction and anormative nousing, one is so soccursed on an opportunity to live out of state that she is dismissing opportunities to live in Clark County.
8	f.	Reasons for objecting: I have the following good faith reasons for objecting to the planned move: Our children had had their lives uprouted over the past few months
9		because of this case. It has been hard for them and my goal is to obtain normality in their lives as quickly as possible. They have grown accustom to my house and enjoy
10		spending time with me and their grandparents. There is not reason so believe their types would be any better or more stable in another state than they are now. Just
11		because Jennifer Rungy wants to move to another state does not mean she should be able to take my children with her and disrupt their lives yet again.
12	9-	Children: Describe how allowing or preventing the move would affect the child/ren's physical, educational, and emotional development, considering their age.
13		developmental stage, and needs (including any special needs). (Describe both possibilities – if the move is allowed or if it is prevented.)
15		If the children were forced to move to another state, it would be yet another life changing event. They would be in an unfamiliar place surrounded by people they do not know. They would have to make new friends and start a new school. There is no reason to put them through this huge change.
16		If the children were to stay in my care, Jennifer Runov would still be able to move out
17		of state if she wants. The children would come visit her according to the Parenting
18		Plan but they would quickly develop and maintain a matine if they remained in my care. Their routine would change some because they would be in my care full time instead of every weekend like they are now, but they would be able to stay.
19		somewhere they are familiar with people they know and trust.
20	R.	Quality of life: Describe the quality of life, resources, and opportunities available to the children and the relocating person in the current location and in the new location.
21		Our children have a support system here in Vancouver. They have friends at school,
22		teacher who know them, and family to look after them. Allowing them to move out of state with Jecotide Rungs would take at of that every. We have no very of knowing what their quality of the would be if there were to move.
23 24	L	

RCW26.09.260(6), 489, 520 Mandatory Form (01/2022) FL Relocate 721 Objection about Naving with Children and Perition... (Halocation) p. 3 of 6 NAVIGATE LAW GROUP

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respectively.

	This is the only way I would get to see my children.
	 Alternatives: Describe atternatives to the planned move, and whether it is possible or desirable for you to move too. I currently work in Sisters, Oregon but if I were to
	gain custody of my children, I will seek employment in Vancouver, WA and live in Vancouver full time so that my children can have consistency. I have a strong family
	support system in Vancouver and am willing move back to Vancouver full time for my children.
	 Financial: Describe the financial impact and logistics of moving or not moving (for example, the timing, cost, and how the move would happen).
	Jennifer Runcy is not employed currently and, to my knowledge, does not have plans to obtain employment when she mayes. She would have no way of paying for travel costs with no income. I have and I would have to pay for all travel costs because she is unable to. This would be a huge financial burden on me.
6.	Do you want the court to change the parenting/custody order if the child/ren are allowed to move with the relocating person?
	[X] Yes. If the children are allowed to move with the relocating person, I ask the Court to approve the Perenting Plan or Recidential Schedule that is proposed by (check one):
	 [X] ms. I am filing and serving my proposed Parenting Plan or Realdontial Schedule with this Objection.
7.	Child Support
	[X] No request. Note —if you have other reasons to change child support, you may file separate forms to make that request luse form Ft. Modify 501 or 5211.
n.	Protection Order
	Do you want the court to issue an Order for Protection as part of the final orders in this case?
	[X] No. I do not want an Order for Protection.
9.	Restraining Order
	Do you want the court to have a Restraining Order as part of the final orders in this case?
	[X] No. (SAp to 10.)
	Important! If you want a matraining order now, you must the a filtation for Temporary Family Law Order and Restraining Order or a Motion for Immediate Restraining Order
	(Ex Parte).
10.	Correct County (Venue)
10.	

	This is the correct county for this case to be heard because
	Hive in (county and state): Clark County, WA
	The relocating person lives in (county and state): Clark County, WA
	The child/ren live/s in (county and state): Clark County, WA
	The parenting/custody order we have now was issued in (county and state): Clark County, WA. Important! Allisch or the a certified copy of the current parenting/custody order that you want to change if was issued in a different county or state.
11.	Childiren'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?
	[X] No. (Skip to 12.)
12.	Other people with a legal right to spend time with a child
	Do you know of anyone besides you and the other parties to this case who has, or claims to have, a legal right to spend time with any of the children?
	(Check one): [X] No. (Skip to 13.) [] Yes. (Fill out below.)
13.	Other court cases involving a child
	Do you know of any other court cases involving any of the children in this case?
	(Check one): [X] No. (Skip to 14) [] Yes. (Fill out below.)
14.	Jurisdiction over children (RCW 26.27.201221, .231, .261, .271)
	The court can decide this case for the children because (check of that apply; if a box applies to all of the children, you may write "the children" instead of listing names):
	[X] Exclusive, continuing jurisdiction — A Washington court has already made a parenting plan, residential schedule, or oustody order for the children, and the court still has authority to make other orders for (children's names): <u>Daniel</u> , <u>Aline and</u> leaded a Runox.
16.	Fees and costs
	[X] No request.
16.	Other requests, if any
	N/A

PICVY 26.09.260(8), 480, 520 C6(ection about Moving with Children Mandatory Form (01/2022) and Petition. (Polisiation) p. 6 of 6

NAVIGATE LAW GROUP upo Main Hand Vancoure, WA 49560 Flore: 280-395 (10% Faz 280-41) (2008 and/orkellan/galchingrospone)

Person filing this Objection fills ou	halour	
I declare under renally of nerical	under the laws of the state of Washing	fon that the Sacts I have
provided on this form (including a	ny attachments) are true. [] I have att	ached /#i: pages.
Signed at (city and state): Vanco	ouver, WA Da	de: Jan 11, 2022
PARTITION OF BUILDING	Andrey V Runov	
Person Ming Objection signs here	Print name	
Lawyer (it any) for person filing this	Citylection fills out below: Anna Vujovic WSBA # 53785	1.11.22
Cowyer signs here	Print name and WSBA No.	Date

Superior Court of Wa	shington, County of Clark
In re the Marriage of:	Lacronia
Petitioner:	No. 21-3-014443-06
ANDREY RUNOV	GR 17 RE: Objection about Moving with Children and Petition
And Respondent	about Changing a Parenting/Custody Order
JENNIFER RUNOV	(Relocation)
The undersigned declares:	
I am an attorney with Navigate Law	Group
Document to be filed: Objection ab Changing a Parenting/Custody Ord	out Moving with Children and Petition about ler (Relocation)
pages (including this declaration pa	have determined that it consists of seven (7 ige) and that the document is complete and ed via email the signed signature page of this document appears to be and was Andrey Runov.
I declare under penalty of perjury un the facts I have provided on this form are to	nder the laws of the state of Washington that true.
Signed at: Vancouver, WA Date: 1.11.22	
A- Van	

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21-3-01443-06 Runov Property ×







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Tue, Jan 18, 2:50 PM 🛣 🦱

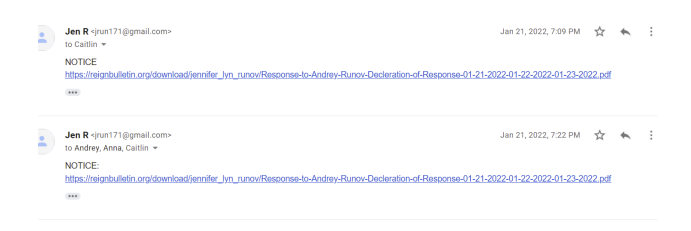


Good afternoon,

Judge Collier has canceled his family law docket for January 19, 2022. This hearing is being set over to January 26, 2022 at 9:00. Please confirm.



Tracy Haxby Judicial Assistant Judge Scott A. Collier (564)397-2170 Tracy.Haxby@clark.wa.gov



Jennifer Lyn Russe 01/21/2022 AFFADAVIT

> Response to "DECLERATION OF PETITIONER IN RESPONDENTS MOTION FOR TEMPORARY FAMILY LAW ORDER" Filed on -1-11-2022 Case #21-3-01443-06 in the County of Click State of Washington

Comes now Jennifer Lyn Rusov, Trustee thereinafter "Affinin") being competent to testify and being over the age of twenty-one years, after first being duly affirmed according to tell the truth to the facts related berein states that Affinin has first-hand knowledge and belief that these facts are true to the best of Affinin's knowledge and belief, and:

Pe I line 18-19

Affiant has not "reliaquished care and custody of the children" but simply moved out of state to Affiant's house and was ordered not to take children out of state. Just because Andrey is taking care of the kirds for the first time in 6 months does not mean Affiant reliaquished anything. Affiant is doing everything Affiant can in order to not violate court orders.

Pa.1 line 19

Andrey is not living with his purcuit due to Andreys Mother being sirk, another lie by Andrey. In fact, Andrey has been in daily contact with Affant's son Duniel Banov and Daniel has shared that they have been staying at Olga Fisenkos Mobile home, and Anastasia Kovolenkos. Affant has text messages form: Affant's son Daniel proving Duniels's location since Andrey picked them up.

Pol. Line 23,34

It is of no concern to Audrey where Alliant stays and doesn't stay in fact this statement by Andrey proves Andreys want to control Alliant and Alliants every move. Alliant was offered to stay at Paster Jeff of Erumannel Bogsist church house, but did not see the purpose of going from 4 people in a bedroom to the same exact situation. Alliant was endoved by the court and Andrey.

Pa.2 line 2-24, Pall line 1-12

Audiery's continual claim of Affinat joining some religions cult is really getting old. According to Wikipedia the definition of a cult is "a social george that is defined by its unusual religious, spiritual, or philosophical beliefs, or its cummon interest in a particular personality, object, or goal". In the Reign of the Heavens Society Temple that Affinat is part of believes in a particular personality known as Jesus Christ Yakindrus as their Lord and Sovice Messich and is not uncommon but as fact the most popular known figure in all of history. If Andrey believes this belief is cult like Andrey may must to check his standing in Andreys own beliefs and Baptist beliefs.

Pg.2 line 1-5

The court was preventing Alliant from moving as Alliant considers Alliant's children as part of Alliant. If the court prevented the children from moving the court prevented Alliant from moving.

Pg.2 line?-

Affant does not know what" the National of the Government of the United States of America" is and this really shows Andreys constant lack of understanding of almost everything Andrey believes and constantly believes that all others mean him hum.

Pv2 line 19

Andrey has a very clear obsession with Keith Livingway as Andrey has brought Keith up in nearly every Declaration of Andreys, Andreys personal attraction to Keiths doings really have nothing to do with Affaint and Affaints children. This whole case will move along much faster if Andrey would stop bringing in outside parties into a distorce case.

Pv2 Line 11-12

Affirms's motives or remove for moving to Princephania really is resure of Andreys bosiness, not if Andreys traily mants to know the main reason Affirmt moved to Princephania is to have as much distance from Andrey as possible. Andreys assumptions of Affirmt moving to Princephania are just that, assumptions with no evulence our backing.

Pr. 7 Line 14-15

Affant is unsure what "brainwashing" Andrey is in fear of. Affant has been house-chooling the children and others at Emmanuel Baptist church for more than four years. If Andrey is in lear of some sort of brainwashing, then Andrey meds to check the church Andrey is attending which is where a lot of the house-chooling for the children took place. Interesting how Andrey has a sudden fear emerge out of nowhere after four years of Affant humorehooling the children.

Pg.2 Line 20-21

Theses chains of Ancheys are on repeat. Yet again Affinit has to explain to Anchey what Anchey does not understand. Affinit is unsure of who "they" are and what exactly "They" do so do not "believe". If Anchey doesn't understand that a Nation is allowed to have its own corressey, maybe Andrey sold freely that delic motes known as Fiat currency is real currency and further claims that private urises are his, who knows what Anchey believes in Andreys own mind. What is clear is that whatever Andrey believes changes in nearly every declaration of Andreys. There is a constant change of what is true, the Reign of the Heavens Cattern Certificate that Affant has is very similar to a Baption certificate and/or membership certificate aurone gets from every other church and as for as Affant knows must of the members do in fact believe in the Declaration of Independence. Affant does not represent anyone except his own maint.

Palline 1-13

Affinit is unione of what Andrey means by "their followers". Andreys claim of having a government as being "confining, dangerous, almoire, and psychologically damaging is Andreys apparent disclain for low and order and shows a very rebellions nature. To help educate Andrey, here is a definition of Government, a small group of persons holding simultaneously the principal political exercitive offices of a nation or other political unit and being responsible for the discretion and supervision of public affairs. Affinia is part of the North American Political party and yes there is a governing body. Affinia recommends Andrey take some courses on Chies, will help with Andreys constant fear of Government. Affinial recommends dicking on the links Andrey provided to get a better maleutanaling.

Palifine 14-16

Yes, there is a Declaration of Independence, everyone is aware of that fact and the Human Rights violation postings Andrey is talking about are all valid according to the Universal Declaration of Human Rights. The Universal Declaration of Human Rights (UDHR) is an international document adopted by the United Nations General Assembly that enderines the rights and ferreforms of all lumans beings. Here is the Link to learn more on the UDHR lattest enablings for midge-timental Declaration of Human Rights. This is clearly a lack of columnton on Andreys part. In regards to stacking the clabbran the UDHR that is adopted by the US Constitution is a declaration by Andreys device of the United States and its laws, thereby making Andrey in disagreement with the lows of Andreys governing body.

Ps.3 line 17-23

Affaunt again is unsure who these "Nationals" are and Affaunt has never been subvised to file any kind of lawsuit against the state of Washington nor does Affaunt intend to, Affaunts' car is as fact registered within the DMV in the State of Washington with up-to-take tags.

Pg3 line 23-24 pg 4 line

Affant provided the address of the place of resident Affant was moving to and wanting to take the children also. Yes, Affant planned where to house Affant and Affants children as that is what a parent should do. Since the end of September other Affant was asked to variet the property at Hawlah clue to Analysis on longer employment at the facility, Affant sought beauing, Opportunities arrived and Affant accepted them. There is no crime in wanting to provide for your children contains of a tonic situation and with someone that is so ignorant that you cannot communicate with them properly. How a person supports themselves in another location is by a job, just to inform Andrey of Andrey not understanding of how someone would support themselves in another location. The community ties Andrey chims Affant had were broken once they aided with the absort in a divorce cause instead of the victim of the abuse.

Pg 4, Line 20-24, Pg 5 line 1-5

Again, Affinit is manne of what teachings Andrey has concerns over as Affinit has been teaching the children at home for over four years. Affinit will not be allowing any Gourdian Ad Litem in or around Affinit's residence and will be considered toopassing if one attempts to exter into the residence of affinit's private property. This is an obvious control attempt by Andrey to see if Affinit's with another man.

Pa S Pine 6

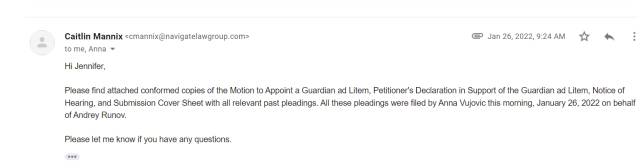
Andrey is not living with Andreys purents so stated by Andreys father and Duniel Romov Affants son.

The Entities named within this Affidavit of Fact who the Affiant has exposed their lies have Ten (10) days from the publication of Public Notice to give rebuttal or these claims stand as fact.

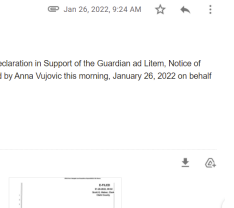
Affiliant affirms that all that is stated within this Affidavit is hereby true and correct in Yahushua/Jiesus name.

Further Afflant sayeth naught Signed on this 21st day of January in the 2022⁴⁴ year of the new covenant in Yahushua's/Jesus name (01/21/2022)

Jennifer Lyn Runov



4 Attachments



E-FILED 01-26-2022, 09:02 Scott G. Weber, Clerk Clark County

IN THE SUPERIOR COURT OF WASHINGTON FOR COUNTY OF CLARK

In re the marriage of: Petitioner:

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28 25 26 ANDREY RUNOV

No. 21-3-01443-06

And Respondent:

SUBMISSION OF DOCUMENTS

JENNIFER RUNOV

1. Submission of documents:

Mr. Runov, Petitioner, by and through his attorney of record, ANNA M. VUJOVIC, submits the following documents in this action on January 26, 2022:

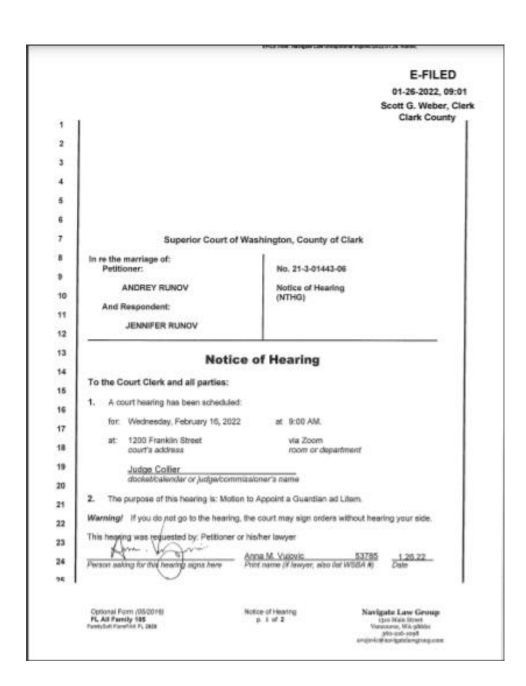
- Declaration of Andre Ryalls, signed December 1, 2021
- · Declaration of Chris Boxwell, signed December 1, 2021
- · Declaration of Elijah Runov, signed December 1, 2021
- Declaration of James McVicker, signed December 1, 2021
- · Respondent's Declaration, Signed December 6, 2021
- Respondent's Motion for Temporary Order Allowing Move with Children, Signed December 29, 2021
- Respondent's Notice of Intent to Move with Children (Relocation), Signed January 3, 2022
- Declaration of Petitioner in Response to Respondent's Motion for Temporary Family Law Orders, Signed January 11, 2022
- Petitioner's Objection about moving with Children and petition about Changing Parenting/Custody Order (Relocation), Signed January 11, 2022

Submission of Documents

p. For 2

NAVDOATE LAW GROUP
1310 Main Street
Vuncturer, WA 48680;
Phone: 380-316-319, 588

	DATED: 126.22	
2	. /	
3	An Hagin	
4		
5	ANNA M. VUJOVIC, WSBA #53785 Counsel for Petitioner	
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26		NAMES OF TAXABLE PARTY.
	Submission of Documents	NAVIGATE LAW GROUP 1310 Main Street Vancouver, WA 98660
	p. 2 of 2	Phone: 360-216-1098 Fue: 360-419-5226



I agree to accept legal papers for this case at: This does not have to be your home address. If this address changes before the case ends, you must notify all parties and the court clark in writing. You may use the *Notice of Address:* Change form (FL All Family 120). A party must also update his/her Confidential information form (FL All Family 001) if this case involves parentage or child support. 1310 Main Street VVA 98660 state zip Vancouver Navigate Law Group 1310 Main Street Vacoures, WA 49900 390-216-1048 autjevioù navigatelangroup.com Notice of Hearing p. 2 of 2 Optional Form (05/2016) PL All Family 186 Family Self-Inventor PL 2026

E-FILED

01-26-2022, 09:01 Scott G. Weber, Clerk Clark County

1 2 Superior Court of Washington, County of Clark In re marriage of: No. 21-3-01443-06 Petitioner: Motion to Appoint Guardian ad Litem ANDREY VLADIMIROVICH (MTGAL) RUNOV And Respondent: 12 JENNIFER LYNN RUNOV 13 Motion to Appoint Guardian ad Litem 15 I declare: 16 My name is: Andrey Runov. 17 I ask the Court to appoint a Guardian ad Litem (GAL) for: Daniel Runov, Alina Runov, 18 Isabella Runov for the reasons listed below.

These children need a GAL to investigate, report, and make recommendations about what is best for them. Appointing a GAL would be in their best interests because it would help the court decide:

Which parent the children should live with, and what the parenting plan or residential schedule should be.

3. This Motion is based on the documents filed in this case and the following information:

Respondent wants to take the children with her to Pennsylvania to be closer to a religious out called the Reign of Heavens Society and/or Nationals. The GAL needs to determine if the is in the best interested of the children or if the children should remain here in

RCW 26:09:220:26:10.130; 26:12:175; 26:26A:485; 4:08:050, .060 (01/2010) FL All Family 146 Motion to Appoint Guardian ad Litem p. 1 of 2 NAVIGATE LAW GROUP 1310 Hein St. Vascouwe, WA 98660 Phore: 184-216-1008 Faz: 184-415-5216 Enalt senjoric@usrigatelswyrosp.com

Familyliot FernPAK Pt. 3023

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5. The G/ Unless 6. Otherr 1. P	yle is ordered. AL's fees should be paindicated otherwise begins to be seen that the second of the	id continue until a final Pa id as follows: slow in section 6, costs sh A.L. be appointed from C scation for an in-person a sandra Wally, or Cattin D	all be shared lark County v ssessment. P	50/50. vho is abi	
Unless 6. Other 1. P 1. E	indicated otherwise be equests estioner requests a G it by to Respondent's in lizabeth Arwood, Cas	AL be appointed from Coopin for an in-person a	lark County v	vho is ab	e and willing
6. Othern	equests a G etitioner requests a G by to Respondent's I Izabeth Arwood, Cas	A.L. be appointed from Cocation for an in-person a	lark County v	vho is ab	e and willing
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1. P	ettioner requests a G ify to Respondent's I Izabeth Arwood, Casi	ocation for an in-person a	ssessment. P		e and willin
2. S 5 in R	ut of state, the parties ebsite. Costs for the (hould there not be a li 334 Guardian Ad Liter -person assassment, espondent's interview quest an in-person in quest an in-person in	e above mentioned G.A.L. should use another G.A.L G.A.L. and travel expenses ocal G.A.L. willing to trave in from Pennsylvania shall Petitioner requests the sa via teleconference/video. terview as well, Petitioner e paid by Respondert.	s are availab . listed on the shall be spli- i out of state, be appointe- me G.A.L. be Should Resp	ointed as sie or with a Superior it equally. a Title 2 d to cond a allowed condent o	proposes Guardian / ng to travel r Court GA 3 Section act an to conduct object and
	ing this motion fills of	out below: under the laws of the state	of Washingt	on that th	e facts I he
processing out	this form are true.		126590	tion No.	1022
Signed at: _	rush Prairie, WA		Date:	Jan 26,	0022
	g this motion signs here	Andrey Ru			

Motion to Appoint Guerdan ad Litem p. 2 of 2

RCW 26.09.230,26.10.130; 26.12.175, 26.29A.495; 4.08.050; .000 (01/2016) FL All Family 146

Family Soft Frame PAR PS, 2002

NAVIGATE LAW GROUP 1313 Was 3: Vegezone, WA 70040 Floors 186-219-100 No. 100-415-1216 Static sequela Processor (sequence)

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Superior Court of W	ashington, County of Clark
In re the marriage of:	1
ANDREY RUNOV	No. 21-3-01443-06
Petitioner,	GR 17 Declaration RE: Motion to Appoint Guardian ad Litem
Respondent	
The undersigned declares:	
I am a legal assistant for Navigate	Law Group.
Document to be filed: Motion to A	Sppoint Guardian ad Litem
	nd have determined that it consists of three (3)
	page) and that the document is complete and lived via email the signed signature page of this
document and the signature on the represented to be the signature of	e document appears to be and was
	under the laws of the state of Washington that
the facts I have provided on this form are	
Signed at Vancouver, WA Date: 1.26.22	E
(all h	_
Caitlin Mannix Legal Assistant	

2-1-011

NAVIGATE LAW GROUP 1534 Main Reset Vancount, WA 48400 Phone 340-309-329 Fax 560-449-5240 avajoriodisorigateleogresp.com

E-FILED

01-26-2022, 09:01 Scott G. Weber, Clerk Clark County

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SUPERIOR COURT OF WASHINGTON, COUNTY OF CLARK

In re the marriage of:

ANDREY RUNOV

Petitioner, and

JENNIFER RUNOV

Respondent

No. 21-3-01443-06

DECLARATION OF

PETITIONER IN SUPPORT OF MOTION TO APPOINT GUARDIAN AD LITEM

I am the Petitioner and make this declaration in support of to my Motion to Appoint a Guardian ad Litem. Petitioner and I have three children together, Daniel Runov (age 10), Alina Runov (age 8), and Isabella Runov (age 3). On December 29, 2021, there was a hearing held with Commissioner Sasser in which she signed and entered a Temporary Parenting Plan. In this Parenting Plan, I was awarded visitation with my children every weekend starting at 6:00 PM on Friday until 6:00 PM on Sunday. The Respondent then filed a Motion for Temporary Order Allowing Move with Children and scheduled a hearing on January 19, 2021. Since the entry of the Temporary

Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order p. 1 of 5

NAVIGATE LAW GROUP
1300 Mole from
Viscouries, Washing
Please Selv-seg-sery from 160-419-52006
avajanle@navigateleyexap.com

Femily Self-FerriFAR PL 1816

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Parenting Plan, there have been significant updated to our case which I believe warrant the appointment of a Guardian Ad Litern. I have provided the court with previously filed declaration under Submission which outline the reasons I believe it is imperative a G.A.L. be appointed, which include the following:

- Respondent is a part of a quasi-religious cult-like organization called the Reign of Heavens Society and/or Nationals. Documents, articles, links, and emails from this group have been previously provided to the Court.
 Respondent does not deny she is a member of this organization.
- 2. At the time temporary orders were entered, Respondent was still residing in Clark County, WA. Respondent is unemployed and at the time was living with friends. She claimed she could not afford housing here and needed to move immediately to Pennsylvania because the Court's Automatic Temporary Order did not allow her to change her residence, which is incorrect. After filing her Notice of Intent to Relocate on 1-3-2022, Respondent relocated. On 1-8-2022 Respondent left me with the children and their belongings.
- The children have expressed they do not want to move with Respondent. The
 children have an entire network of family and friends who care for them and
 my family has come together to provide a loving, safe, and stable
 environment for our children.
- Respondent has no job and claims she needed to move because she could not afford housing here, yet she has not provided the court with any explanation how she intends to financially support the children in

Declaration of Positioner in Response to Respondent Motion for Temporary Family Law Order p. 2 of 6

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NAVIGATE LAW GROUP

Personal Personal Poly 3010

Pennsylvania. She has not indicated who she will be living with, who is financially supporting her, or what ties she has to Pennsylvania. Most alarming, she states it is none of the Court's or my business. She has not indicated what ties, if any, she has to Pennsylvania other than the Reign of Heavens Society. I have no idea what kind of people or what kind of environment my children will be living in should they relocate, and I fear Respondent is so brainwashed that she will subject the children to the same bizarre rhetoric that she subscribes to. This organization has sent an email, which was previously filed, stating they would file a humans rights lawsuit. against myself, my attorney, Commissioner Sasser, and Judge Coller and threatened to post stories in their newspaper. The organization has their own fugitive list. Not surprising, a day after I filed my Responsive Declaration on 1-11-2022, the URL to the Reign of Heavens Society website provided to the Court was no longer accessible. The site has been taken down, likely in an attempt to conceal information Respondent knows will be detrimental to her position.

5. I am terrified for my children. The fact that Respondent is making a conscious effort to not disclose information about her living situation and how she intends to provide for the children with no job or known ties to the east coast is concerning. A GAL is needed to fully investigate both households and determine what is best for the children. Further, a GAL is needed to determine if the children are meeting minimum proficiency levels for school.

Declaration of Petitioner in Response to Respondent Motion for Temporary Family Law Order p. 3 of 6

Family Soft PromPAK PS, 2019

NAVIGATE LAW GROUP specified Store Yearsers, WA (668) Plant (56-20) 207 Ros (50-40)-quin projectem-registers/prosperies

for their age and grade level. It is true that Respondent has been homeschooling the children, but I did not know Respondent was spending so much time engaging with the Reign of Heavens and neglecting the children's education. I am not an expert in education so I feel it is necessary for my children to be evaluated to see where they stand academically. I plan on enrolling the children in public school if the GAL in conjunction with placement tests determine the children are not where they should be.

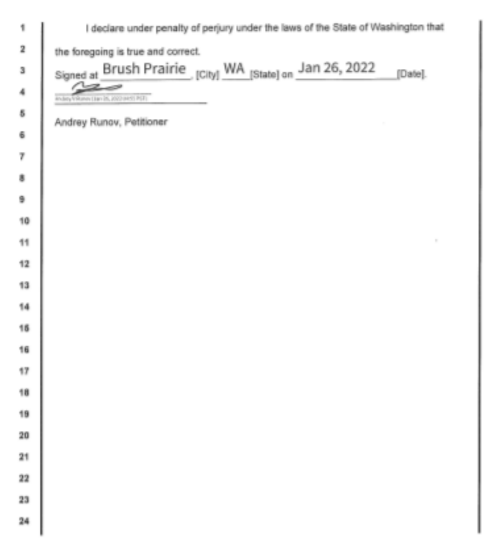
REQUESTS

I request a G.A.L. be appointed from Clark County who is able and willing to fly to Respondent's location for an in-person assessment. I propose Elizabeth Arwood, Cassandra Wally, or Caitlin Dennis be appointed as Guardian Ad Litem, and if none of the above mentioned G.A.L.s are available or willing to travel out of state, the parties should use another G.A.L. listed on the Superior Court GAL website. Costs for the G.A.L. and travel expenses shall be split equally.

Should there not be a local G.A.L. willing to travel out of state, a Title 23 Section 5334 Guardian Ad Litem from Pennsylvania shall be appointed to conduct an in-person assessment. I request the same G.A.L. be allowed to conduct Respondent's interview via teleconference/video. Should Respondent object and request an in-person interview as well, I request the G.A.L.'s flight costs to and from Washington be paid by Respondent.

Declaration of Petitioner in Response to Respondent Musion for Temporary Family Law Order p. 4 of 5

Parelcial foreign Is. 2016.



Declaration of Patitioner in Response to Respondent' Motion for Temporary Family Law Order p. 5 of 5

FamilyGott FormPAX Pt. 2816

NAVIGATE LAW GROUP 1310 Main Street Vancouver, WA \$5500 Phone: 360-402-978-980 doi:10.000 1940/sciel/markgatelongious-com

Superior Court of W	ashington, County of Clark		
In re the marriage of: ANDREY RUNOV Petitioner, and JENNIFER RUNOV	No. 21-3-01443-06 GR 17 Declaration RE: Declaration of Petition in Support of Motion to Appoint Guardian ad Litem		
		Respondent	
		The undersigned declares:	
		I am a legal assistant for Navigate	Law Group.
		Document to be filed: Declaration Guardian ad Litem	n of Petition in Support of Motion to Appoint
	nd have determined that it consists of six (6) page) and that the document is complete and		
legible. I am the person who recei	ived via email the signed signature page of this		
represented to be the signature of	e document appears to be and was f Andrey Runov.		
I declare under penalty of perjury the facts I have provided on this form are	under the laws of the state of Washington that a true.		
Signed at, Vancouver, WA Date: 1.26.22	ž.		
Callon	_		
Caitlin Mannix			





NOTICE

Jen R <jrun171@gmail.com>
To: Anna Vujovic <avujovic@navigatelawgroup.com>, Caitlin Mannix <cmannix@navigatelawgroup.com>, Andrey Runov <arunov1.ar@gmail.com>

Sat, Feb 12, 2022 at 10:59 AM

NOTICE:

1, Jennifer Ryalls, formerly known as Jennifer Runov, will no longer be accepting Email as a service of process, abinitio. Any and all actions perpetrated by Andrey V. Runov, Anna M. Vujovic, Scott A. Collier, Jill H. Sasser and Anthony F. Golick are considered evidence and not motions or decisions in any court. Anything said or done by Andrey V. Runov, Anna M. Vujovic, Scott A. Collier, Jill H. Sasser and Anthony F. Golick will hereby be used against them. We are in the process of a Human Rights violations case. All of the aforementioned Respondents will be served shortly. It has been the experience of the Human Rights Tribunal International that Human Rights violations do not recognize Human Rights nor the Tribunal until it is too late. All aforementioned Respondents have received notice of Human Rights violations and instead of stopping and addressing them in the first instance, all Respondents ignored notices and used it as an opportunity to claim victory, then proceeded to take actions against the victim with a barrage of more Human Rights violations. Each perpetrator proceeds with more Human Rights violations which is a sign of contempt for Human Rights and Psychopathy. The characteristics of a psychopath are:

-Pretends to care

- -Pretends to care
 -Cold and Calculating
 -May Mimic Emotions
 -Does Not Recognize Others Distress
 -Maintains Shallow Relationships
 Cannot Form Emotional Attachments

- Carino Form Embodrial Audicuments

The aforementators have shown signs of constantly attempting to silence the victim with every breath; blame the victim for having to leave thereby using their Human Rights violations as a benefit. All of these actions by the perpetrators are being recorded and placed into evidence. It is highly recommended that each and everyone one of the perpetrators are being recorded and placed into evidence. It is highly recommended that each and everyone one of the perpetrator are being recorded and placed into evidence. It is highly recommended that each and everyone one of the perpetrator that none served with service of process that they seek counsel with a psychologist or therapist to address their psychopathy issues. Although I cannot speak on behalf of the Human Rights Tribunal, what you are reading is my observations when I looked into its history. It was the first Human Rights Tribunal established in North America and many followed after it.

Regards, Jennifer Lyn Ryalls

Caitlin Mannix

1:23 PM (1 hour ago) 💠 🦱





to me, Anna 🔻

Hi Jennifer,

I am reaching out to let you know the hearing previously scheduled for February 16, 2022 has been set over to March 16, 2022. Please see the confirmation below.

Runov v Runov Continue 02/16/2022 03/16/2022 21-3-01443-06

Scheduled Judge: Judge Collier Setover Judge: Judge Collier Attorney: Anna Vujovic - plaintiff Phone Number: 360.780.6446 **Submission Date:** 02/14/2022 1:05 pm Striking Multiple Motions? Yes

Take care,



Caitlin Mannix

to me, Anna 🔻





Hi Jennifer,

Please see the attached letter from Anna to D. Field with the Prosecuting Attorney's office letter letting her know the hearing scheduled for tomorrow is set over No action is needed on your part.

Take care,





February 15, 2022

D. Field Prosecuting Attorney, Child Support Division 800 Franklin Street, Suite 100 Vancouver, WA 98660 Via Hand Delivery

Re: In re the marriage of Runov; Cause No. 21-301443-06

Dear Ms. Field:

I represent the petitioner, Andrey Runov, in the above-referenced matter. The respondent, Jennifer Runov, is a self-represented party.

I am writing to inform you that the hearing regarding the Motion to Appoint a Guardian ad Litem previously scheduled on February 16, 2022 has been set over. It is now scheduled to take place on March 16, 2022 before Judge Collier.

Please let me know if you have any questions.

Thank you for your time and review of these materials.

Very truly yours,

ANNA VUJOVIC, WSBA No. 53785 Attorney for Petitioner Navigate Law Group

Ce: Andrey Runov, Client (via electronic mail) Jennifer Runov, Respondent (via electronic mail)

Exhibit 46

Criminal Records

DISCLAIMER: The criminal record information contained in our reports may not be 100% accurate or complete. This is because the information is pulled from records maintained by government agencies and the information contained in those records may not be 100% accurate or complete. Please use this information as a starting point for your own due diligence and investigation.

Likely Criminal Records

Andrey V Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Address, Age

ADMINISTRATIVE OFFICE OF COURTS (Oregon)

Personal Details

Middle Initial
V
Drivers License Number First Name Last Name Runov Andrey Jul 22, 1984

9204 Ne 91st St, Vancou- XXXX66MZ ver, Clark

Physical Appearance

Mar 3, 2008 - Offense -

Olime Location Multnomah, OR Mar 3, 2008 Mar 6, 2008 806.010 Driving Uninsured Grade of Offense CR Violation Class B 00001 CMCR-Z1719140DEF00001 Disposition Convicted Agency Portland Police Depart-ment Multnomah County Courts Apr 3, 2008 State Of Oregon Vs. Andrey V Runov Charge Number 1 Offense Violation 104210 10/06/2021

Mar 3, 2008 - Offense -

Crime Location Multnomah, OR Mar 3, 2008 Mar 6, 2008 Careless Driving 811.135 Grade of Offense CR Violation Class B Offense Violation 00003 CMCR-Z1719139DEF00001 Multhomah County Courts Case Sub Type State Of Oregon Vs. Andrey V Runov Portland Police Depart-ment Churge Number 10/06/2021 Offense Violation 104210

Mar 3, 2008 - Offense -

Cliense Date
Clarges Filed Date
Clime Location
Clime Type
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Mar 3, 2008 - Offense -

Offense Date
Charges Filed Date
Mar 3, 2008
Mar 6, 2008
B07,010(1)
Operating A Vehicle
Without Driving Privileges
Disposition

Receivedate 10/06/2021

Mar 3, 2008 - Offense -

Offense Date
Charges Filed Date
Mar 3, 2008
Mar 6, 2008
Traffic
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CR
Violation Class A
Z1719139
Convicted
Agr 3, 2008
Case Sub Type
Offense
Violation
1 104210

Mar 3, 2008 - Offense -

 Offense Date
 Charges Filed Date
 Crime Location
 Offense Code
 Offen

Disposition Date Apr 3, 2008

Andrey Vladimirovich Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Age Source ADMINISTRATIVE OFFICE OF

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

	Middle Name	Last Name	Age	Date of Birth
Andrey	Vladimirovich	Runov	37	Jul 22, 1984
Andrey Vladimirov	vich Runov			
Match Rating Based On:				
	Last Name, Date Of Birth, Ac	oe .		
Offense Dale	Source			
Feb 15, 2014	COURTS OF LIMITE DICTION CRIMINA Washington)	ED JURIS- IL INDEX (-		
Personal Details				
First Name	Middle Name	Last Name	Age	Date of Birth
Andrey	Vladimirovich	Runov	37	Jul 22, 1984
Feb 15, 2014 - Of	fense -			
Offense Date	Charges Filed Date	Crime Location	Crime Type	Dime Classification
Feb 15, 2014	Feb 18, 2014	Clark, WA	Traffic	Tv
Offense Code	Offense Description	Counts	Case Type	Case Number
46.20.342.1C	Driving While License Suspended 3rd Degree	1	Criminal Traffic	137413
Court Name	Fines	Plea	Max Senience Days	Sentence Status
Clark County District Court	\$1,000.00	Not Guilty	90	(Jail Imposed At Sen- tencing)
Additional Sentence Info	Disposition	Disposition Date:	Status	Status Dale
Suspended Time: 80 D	Amended	Oct 7, 2014	Closed	Jan 2, 2015
Casecommentaries Code	Cassinforcase Lea	Casecomments+lea Code	Cassinfo	
Vpd; Ref Sequence #: 2	Vancouver Police Depart- ment	Vpd	Case Lea: Vancouver Po- lice Department	
Aug 28, 2010 - Of	Young			
Muy 20, 2010 - OI	101120 -			
				Offense Code
Offense Date	Charges Filed Date	Crime Location	Crime Classification	
Aug 28, 2010	Aug 30, 2010	Clark, WA	Fm	9A.36.041
Aug 28, 2010 Offense Description	Aug 30, 2010 Counts	Clark, WA Casse Type	Fm Case Number	9A.36.041 Court Name
Aug 28, 2010 Offense Description Assault 4th Degree	Aug 30, 2010 Counts 1	Clark, WA Case Type Criminal Non-traffic	Fm Case Number 299950	9A.36.041 Court Name Clark County District Court
Aug 28, 2010 Offenue Description Assault 4th Degree	Aug 30, 2010 Counts 1	Clark, WA Case Type Criminal Non-traffic Max Sentence Days	Fm Case Number 299950 Sentence Status	9A.36.041 Court Name Clark County District Court Additional Sentence Info
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Aug 28, 2010 Offense Description Assault 4th Degree Firms \$5,000.00 Clisposition Guilly Jul 31, 2010 - Offe Offense Date Jul 31, 2010	Aug 30, 2010 Courts 1 1 Ples Not Guilty Disposition Date Jan 24, 2011	Cash, WA Case Type Criminal Non-traffic Mass Sentence Days 365 Casecommenta-less Code Cis	Fm Case Number 299950 Sentence Status (Jali Imposed At Sentencing) Case North Case (Case North Case (Case North Case Nort	9A.36.041 Court Name Clark County District Court Additional Sentences Info Suspended Time: 335 D Caseotria Case Lea: Clark County Sheriff Coine Classifications
Aug 28, 2010 Ottlenae Description Assault 4th Degree Firms \$5,000.00 Disposition Guilty Jul 31, 2010 - Offee Ottlenae Date Jul 31, 2010 Ottlenae Code	Aug 30, 2010 Courts 1 1 Ples Not Guilly Disposition Date Jan 24, 2011 BMSe - Charges Filed Date Aug 3, 2010	Cash, WA Case Type Criminal Non-traffic Mass Sentence Days 365 Casecommentaries Code Cis Crime Location Cask, WA	Fm Case Number 299950 Sentence Status (Jail Imposed Af Sentencing) Case for ease Los Clark County Sheriff Crime Type Traffic	9A.36.041 Court Name Clark County District Court Additional Sentences Info Suspended Time: 335 D Classification Case Lea: Clark County Sheriff Citres Classification Tv
Aug 28, 2010 Otheruse Description Assault 4th Degree Fires \$5,000.00 Chippesthory Guilty Jul 31, 2010 - Offee Otheruse Date Aut 31, 2010 Otheruse Code 46, 20, 342, 18	Aug 30, 2010 Courts 1 1 Ples Not Guilty Disposition Date Jan 24, 2011 PROSE - Charges Filed Date Aug 3, 2010 Otherso Description Diving White License	Cash, WA Case Types Criminal Non-traffic Mass Sentence Days 365 Casecommentar-ina Code Cla Crime Location Cash, WA Counts	Fm Case Number 299950 Sentence Status (Jai Imposed At Sentencing) Case of Case County Sheeff Crane Type Traffic Case Type Case Type	9A.36.041 Court Name Clark County District Court Additional Sentence Info Suspended Time: 335 D Consents Case Las: Clark County Sheeff Cities Classification Ty Case Namber
Aug 28, 2010 Offense Description Assault 4th Degree Fires \$5,000.00 Chappellion Guilty Jul 31, 2010 - Offe	Aug 30, 2010 Course 1 Ples Not Guilty Disposition Date Jan 24, 2011 Charges Filed Date Aug 3, 2010 Offense Description Driving White License Suspended Jan Obgree	Cash, WA Case Types Criminal Non-traffic Mass Sentence Days 365 Casecommentar-ina Code Os Crime Location Cash, WA Counts 1	Fm Caso Number 299950 Sentence Status (Jai Imposed At Sentencing) Case Forest Les Clark County Sheeff Creme Type Traffic Case Type Creminal Traffic	9A.36.041 Court Name Clark County District Court Additional Sentence Info Suspended Time: 335 D Consists Case Lea: Clark County Sheeff Cities Classification Ty County Number 300947
Aug 28, 2010 Otherwas Description Assault 4th Degree Firms \$5,000.00 Chappeshion Guilty Jul 31, 2010 - Offee Otherwas Date Aut 31, 2010 Otherwas Coder 46, 20,342,18 Codurt Name Clark County District	Aug 30, 2010 Course 1 1 Ples Not Guilty Disposition Date Jan 24, 2011 Charges Filed Date Aug 3, 2010 Citienes Description Driving White License Suspended 2nd Degree Fires	Cash, WA Case Type Cirrinal Non-Iraffic Miss Sentence Days 365 Casectimentanies Code Cis Cirrinal Location Clark, WA Counts 1 Pless	Fm Case Number 299950 Sentence Status (Jal Imposed At Sentences Los Clark County Sheeff Creme Type Traffic Case Type Criminal Traffic Disposition Amended	9A.36.041 Court Name Clark Courty District Court Additional Sentences Info Suspended Time: 335 D Caseinfo Case Les: Clark County Sheriff Crime Classification Ty Clans Number 300947 Disposition Date

			Case Lea: Clark County Sheriff	
			Sheriii	
Jun 12. 2010 - Of	· · · · ·			
Offerme Date	Charges Filed Date	Crime Location	Crime Type	Grime Classification
Jun 12, 2010	Jun 14, 2010	Skamania, WA	Traffic	Tv
Offense Code	Offense Description	Counts	Case Type	Case Number
46.61.504	Physical Control	1	Criminal Traffic	CR0018301
Court Name	Plea	Disposition	Disposition Date	Status
Skamania County District Court	Not Guilty	Dismissed	Jul 19, 2018	Closed
Status Date	Casecomments=lea Code	Caseinforcase Lea	Caseinfo	
Jul 31, 2018	Skf	Skamania County Sheriff; Reason Dismissed: Defrd Pros Compl	Case Lea: Skamania County Sheriff; Reason Dismissed: Defrd Pros Compl	
Sep 3, 2009 - Offe	ense -			
Offense Date	Charges Filed Date	Crime Type	Crime Classification	Offense Code
Sep 3, 2009	Sep 3, 2009	Traffic	Tv	NOT SPECIFIED
Offense Description	Case Type	Case Number	Court Name	Statue
Not Specified	Criminal Traffic	32877	Battle Ground Municipal Court	Closed
	Caseinforcase Lea	Caserdo		
Status Date				

Offense Date	Charges Filed Date	Crime Classification	Offense Code	Offense Description
Jun 12, 2010	Jun 14, 2010	Tv	46.20.342.1B	Driving While License Suspended 2nd Degree
Counts	Case Type	Case Number	Court Name	Piex
1	Criminal Traffic	CR0018525	Skamania County District Court	Not Guilty
Disposition	Disposition Date	Status	Status Dale	Casairdo
Dismissed	Jul 19, 2018	Closed	Aug 14, 2018	Case Lea: Skamania County Sheriff, Reason Dismissed: Defrd Pros Compl
Caseinb				
Score Leav Stramania				

Sep 3, 2009 - Offense -

Offense Date	Charges Filed Date	Crime Classification	Offense Description	Case Type
Sep 3, 2009	Sep 3, 2009	Tv	Not Specified	Criminal Traffic
Case Number	Courf Name	Status	Stutus Date	Caneinto
32878	Battle Ground Municipal Court	Closed	Jan 5, 2015	Case Lea: Battle Ground Police Department

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Apr 5, 2005

132319DFWCNCLR

Personal Details

Jul 22, 1984

Apr 5, 2005 - Offense -

Charges Filed Date Apr 8, 2005 Apr 5, 2005

Offerse Code 77.15.380.1A Clark, WA

Clark County District Court

Fishing W/out License Or Catch Card May 3, 2005

Andrey Runov

Criminal Non-traffic

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington) Oct 10, 2008

Personal Details

Jul 22, 1984

Bail Forfeiture

Oct 10, 2008 - Offense -

Oct 10, 2008 Driving While License Suspended 3rd Degree Charges Filed Date Oct 13, 2008 Criminal Traffic

Clark, WA 294332CLSCTCLR

Crime Type Traffic Offeres Code 46.20.342.1C Clark County District Court Guilty

Oct 13, 2008

Andrey Vladimirovich Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington) Aug 28, 2010

Personal Details

Middle Name Last Name Age Runov 37 Andrey Jul 22, 1984

Aug 28, 2010 - Offense -

Charges Filed Date Aug 30, 2010 Clark, WA Offense Code 9A.36.041 Aug 28, 2010 Assault 4th Degree Clark County District Court Guilty

Andrey Vladimirovich Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

Middle Name Vladimirovich Last Name Runov

Jul 31, 2010 - Offense -

Charges Filed Onle Aug 3, 2010 Crime Type Traffic Jul 31, 2010 Clark, WA 48.20.342.1C Driving White License
Suspended 3rd Degree

Criminal Traffic Guilty 300947CLSCTCLR Clark County District Court

Jan 10, 2011

Jul 31, 2010 - Offense -

Aug 3, 2010 46.20.740 Guilty Oper Veh. W/out Ignition Criminal Traffic Interlock 300947CLSCTCLR Clark County District Court

Jan 10, 2011

Jul 31, 2010 - Offense -

Aug 3, 2010 Clark, WA Driving While License Criminal Traffic Suspended 2nd Degree 300947CLSCTCLR Clark County District Court

Jan 10, 2011

Andrey Vladimirovich Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

Jul 22, 1984

Sep 3, 2009 - Offense -

Crime Type
Traffic Sep 3, 2009 Sep 3, 2009 Clark, WA 46.61.502 Court Name
Battle Ground Municipal
Court Driving While Under The Influence Criminal Traffic 32877BGPCTBAT

Sep 3, 2009 - Offense -

Charges Filed Date Sep 3, 2009 Crime Type Traffic Sep 3, 2009 Clark, WA 46.20.342.1C Driving While License Criminal Traffic Suspended 3rd Degree 32878BGPCTBAT Battle Ground Municipal Guilty Court

Sep 3, 2009 - Offense -

Offense Date Sep 3, 2009 Sep 3, 2009 Clark, WA 46.20.740 Oper Veh. W/out Ignition Criminal Traffic Interlock 32877BGPCTBAT

Sep 17, 2009

Sep 3, 2009 - Offense -

Charges Filed Date Sep 3, 2009 Offense Date Sep 3, 2009 Clark, WA Reckless Driving Criminal Traffic 32877BGPCTBAT

Page 12

Sep 17, 2009

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Jun 25, 2004

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

First Name Andrey Last Name Runov Jul 22, 1984

Jun 25, 2004 - Offense -

Crime Type Traffic Jun 25, 2004 Jun 29, 2004 Clark, WA 46.61.503 Minor Operating A Vehi-cle/ After Alcohol Consum 526113WSPCTCLR Clark County District Court

Jun 30, 2004

Jun 25, 2004 - Offense -

Jun 29, 2004 Clark, WA 46.61.5249 Negligent Driving 1st De- Criminal Traffic gree 526113WSPCTCLR Clark County District Court

Jun 30, 2004

Andrey Runov

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington) Oct 20, 2005

Personal Details

Last Name Runov Date of Birth Jul 22, 1984 Andrey

Oct 20, 2005 - Offense -

Crime Type Traffic Oct 24, 2005 9A.76.170.2D Driving While Suspended Criminal Traffic 3rd 54786VPDCTVAN Clark County District Court

Disposition Date Mar 29, 2006

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington) Nov 9, 2004

Personal Details

First Name Andrey Last Name Runov

Nov 9, 2004 - Offense -

Nov 9, 2004 Nov 10, 2004 Clark, WA 66.44.270.2A Case Type Case Number
Criminal Non-traffic 57167VPDCNVAN Guity Clark County District Court Apr 20, 2005

Nov 9, 2004 - Offense -

Nov 9, 2004 Nov 10, 2004 Clark, WA 9A.76.170.2D Clark County District Court Case Type Crisic Number
Criminal Non-traffic 57167VPDCNVAN Apr 20, 2005

Andrey Runov

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Apr 6, 2005 ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS

Personal Details

Andrey Runov Jul 22, 1984

Apr 6, 2005 - Offense -

Crime Type
Traffic Crumpes Filed Date Apr 8, 2005 Clark, WA Court Name
Clark County District
Court No Valid Oper License Criminal Traffic W/out Identif 61246VPDCTVAN

Oct 21, 2005

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Jul 15, 2006

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

First Name Andrey Last Name Runov Jul 22, 1984

Jul 15, 2006 - Offense -

Jul 18, 2006 Jul 15, 2006 Driving While License Criminal Traffic Suspended 3rd Degree

Clark, WA 68674VPDCTVAN Crime Type Traffic 46.20.342.1C Clark County District Court

Oct 13, 2008

Jul 15, 2006 - Offense -

Charges Filed Date Jul 18, 2006 Offense Description Case Type
Driving While Under The Influence

Clark, WA 68674VPDCTVAN Clark County District Court

46.61.502

Oct 13, 2008

Andrey Runov

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Mar 13, 2005

Oct 21, 2005

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington)

Personal Details

Last Name Runov Date of Birth Jul 22, 1984 Andrey

Mar 13, 2005 - Offense -

Mar 17, 2005 No Valid Oper License Criminal Traffic Wout identif

Clark County District Court

46.20.005

Page 15

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Apr 27, 2007

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS

Personal Details

Andrey

Last Name Runov Date of Birth Jul 22, 1984

Apr 27, 2007 - Offense -

Apr 27, 2007 Apr 30, 2007 Clark, WA Criminal Non-traffic 70916VPDCNVAN

V15.04.170 Clark County District Court Bail Forfeiture Park Curfew Violations

Andrey Vladimirovich Runov

Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Age

ADMINISTRATIVE OFFICE OF DISTRICT/MUNICIPAL COURTS (Washington) Jun 12, 2010

Personal Details

Vladimirovich Jul 22, 1984

Jun 12, 2010 - Offense -

Crime Type
Traffic Offense Date Jun 12, 2010 Crime Location Skamania, WA Jun 14, 2010 46.61.504 Physical Control Criminal Traffic CR0018301SKFCTSKM Skamania County District Deferred Prosecution Court

Jan 20, 2011

Jun 12, 2010 - Offense -

Crime Location

Skamania, WA

Traffic

Case Number

CR0018525SKFCTSKM

Skamania County District

Court

Disposition

Deferred Prosecution Jun 12, 2010 Jun 14, 2010 Offense Description Case Type
Driving While License
Suspended 2nd Degree
Criminal Traffic

Jun 12, 2010 - Offense -

Jun 12, 2010

Charges Filed Date Jun 14, 2010

Crime Location Skamania, WA Case Number

Traffic Court Name 46.20.740 CR0018301SKFCTSKM Skamania County District Deferred Prosecution Court

Jun 12, 2010 - Offense -

Jun 12, 2010

Jun 14, 2010 Offeruse Description
Driving White License
Suspended 3rd Degree
Disposition Date
Jun 21, 2010

Skamania, WA

46.20.342.1C CR0018525SKFCTSKM Skamania County District Dismissed Court

Andrey Vladimirovi Runov

Match Rating Based On: First Name, Last Name, Date Of Birth, Age

Aug 20, 2010

ADMINISTRATIVE OFFICE OF SUPERIOR COURTS (Washing-ton)

Personal Details

First Name Andrey

Middle Name Vladimirovi

Aug 20, 2010 - Offense -

Aug 20, 2010 9A.76.170(3)(C)

Clark

Bail Jumping Felony B/c 1 Guilty Guilty Plea

Sep 29, 2010

CLARK101014292

Jul 22, 1984

Guilty Plea; Row Category:

May 31, 2009 - Offense -

May 31, 2009

Mar 9, 2010 MISDEMEANOR

46.61.522(1)(C) 101003304

Vehicular Assault-disre-gard Safety

Guilty Jun 24, 2010

Guilty Plea; Row Category: Case Disposition: Guilty 10 Plea; Row Category: 10

Case Disposition: Guilty Plea; Row Category: 04

Aug 20, 2010 - Offense -

Aug 20, 2010 Sep 2, 2010 FELONY

Crime Classification
F
Case Type
C

Bail Jumping Felony B/c 9A.76.170(3)(C) Court No Clark

101014292

Andrey Runov

Match Rating Based On: First Name, Last Name, Date Of Birth, Address, Age

ADMINISTRATIVE OFFICE OF COURTS (Oregon)

Personal Details

XXXX86M2 Wa

Physical Appearance

Eye Color Brown Hair Color Brown 130 lbs

Jul 10, 2004 - Offense -

Jul 10, 2004

Case Sub Type Offense Violation

Offense Code 811.265 Jul 23, 2004 D977496

Disposition Convicted

Failure To Obey Traffic Control Device Aug 11, 2004

Dute of Birth Address
Jul 1, 1984 - Jul 31, 1984
9009 Ne 54th St Apt 24,
Vancouver, Clark

Grade of Offerse

State Of Oregon Vs. Andrey Runov 104210

10/06/2021

Violation Class B

Oregon State Police

Jul 10, 2004 - Offense -Crime Location Multnomah, OR Jul 10, 2004 Jul 23, 2004 FAIL OBEY TRAFFIC CONTROL DEV Fail Obey Traffic Control Case Type Offense Violation Court Name Multnomah County Courts Counts 00001 Disposition Convicted CMCR-D977496DEF00001 Aug 11, 2004 Andrey V Runov Match Rating Based On: First Name, Middle Name, Last Name, Date Of Birth, Address, Age Aug 20, 2003 ADMINISTRATIVE OFFICE OF COURTS (Oregon) Personal Details First Name Andrey Date of Birth Jul 1, 1984 - Jul 31, 1984 Runay 9009 Ne 54th St Apt 24, XXXX66M2 Vancouver, Clark Physical Appearance Ethnicity White Eye Color Brown Weight 130 lbs Aug 20, 2003 - Offense -Charges Filed Date Aug 28, 2003 Offeree Code 811.265 Failure To Obey Traffic Control Device Aug 20, 2003 Degree of Offense Violation Class B Z1250397 Oct 12, 2003 Case Sub Type Offense Violation Charge Number 1 Court Location 104210 Portland Police Depart-ment 10/06/2021 8851793 Aug 20, 2003 - Offense -Aug 20, 2003 FAIL OBEY TRAFFIC CONTROL DEV Fail Obey Traffic Control Dev Aug 28, 2003 Multnomah, OR Case Type Offense Violation Courts 00001 Multnomah County Courts

CMCR-Z1250397DEF00001

Oct 12, 2003

Jun 22, 2007 - Offense -

Charges Filed Date Jun 27, 2007 Crime Type Traffic Jun 22, 2007 807.010(1) Operating A Vehicle Without Driving Privileges Degree of Offense Violation Class B Grade of Offense **Z1659689** Case Sub Tyr Jul 20, 2007 Portland Police Depart-ment 2 104210 State Of Oregon Vs. An-drey V Runov Offense Violation Charge Number 10/06/2021

Jun 22, 2007 - Offense -

OPR MOTOR VEH NO DRIVERS LIC Court Name Multnomah, OR Jun 22, 2007 Jun 27, 2007 Operating A Motor Vehi-de No Drivers Lic 00002 Offense Violation Multnomah County Courts CMCR-Z1659689DEF00001

Convicted Jul 20, 2007

Nov 16, 2005 - Offense -

Charges Filed Date Dec 5, 2005 Grade of Offense Nov 16, 2005 811.175 Violation Driving While Suspended Degree of Offense Violation Class A Z1514730 Con Dec 15, 2005 State Of Oregon Vs. Andrey V Runov Court Location 104210 Portland Police Department Offense Violation 8885505 Receivedate 10/06/2021

Nov 16, 2005 - Offense -

Nov 16, 2005 Dec 5, 2005 Multnomah, OR DWS/VIOLATION Dws/violation Offense Violation CMCR-Z1514730DEF00001 Multnomah County Courts

Dec 15, 2005

Possible Criminal Records

Andrey V Runov

Match Rating Based On: First Name, Middle Name, Last Name, Address, Age

Jun 27, 2018	ADMINISTRATIVE COURTS (Oregon			
Personal Details				
First Name	Middle Initial	Last Name	Age	Date of Birth
Andrey	V	Runov	37	Jul 1, 1984 - Jul 31, 1984
Address	Drivers License Number	Drivers License State		
9912 Ne 28th Cir, Van- couver, Clark	XXXX66M2	Wa		
Physical Appeara	ance			
Ethnicity	Eye Color	Hair Color		
White	Brown	Brown		
Jun 27, 2018 - O	ffense -			
Offense Date	Charges Filed Date	Crime Type	Offense Code	Offerse Description
Jun 27, 2018	Jun 27, 2018	Traffic	811.100	Violating The Basic Speed Rule
Grade of Offense	Degree of Offense	Case Number	Ples	Disposition
CR	Violation Class C	18VI115184	2217	Convicted - Epay
Disposition Date	Status	Agirocy	Case Sub Type	Charge Number
Jul 12, 2018	State Of Oregonvsandrey V Runov	Oregon State Police	Offense Violation	1
Court Location	Seq	Plea Date	Receivedate	
103100	1	07/12/2018	10/06/2021	
Andrey Vladimiro	ovich Runov			
Match Rating Based On: First Name, Middle Name Offense Date	b, Last Name, Address, Age			
Match Rating Based On: First Name, Middle Name		DEFICE OF		
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017	c, Last Name, Address, Age Source ADMINISTRATIVE (COURTS (Oregon)			
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017 Personal Details	c, Last Name, Address, Age Source ADMINISTRATIVE (COURTS (Oregon)	Land Name	Age	Date of Birth
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017 Personal Details First Name Andrey	Last Name, Address, Age Source ADANISTRATIVE COURTS (Oregon)	Last Name Runov	Agn 37	Date of Birth Jul 1, 1984 - Jul 31, 1984
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017 Personal Details	c, Last Name, Address, Age Source ADMINISTRATIVE (COURTS (Oregon)	Land Name		
Match Rating Based On: First Name, Middle Name Offerse Date Feb 20, 2017 Personal Details First Name Andrey Address	ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladenizovich Drivers License Number XXXX86M2	Last Name Runov Drivers Ubernie Stale		
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017 Personal Details First Name Andrey Address 9912 Ne 28th Cir, Van- couver, Clark	ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladenivovich Drivers License Number XXXX86M2	Last Name Runov Drivers Ubernie Stale		
Match Rating Based On: First Name, Middle Name Offense Date Feb 20, 2017 Personal Details First Name Andrey Address 9912 No 28th Cir, Van- couver, Clark Physical Appeara	ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladenizovich Drivers License Number XXXX86M2	Liest Numer Runov Ortrees Ubernse State Wa	37	Jul 1, 1984 - Jul 31, 1984
Match Rating Based On: First Name, Middle Name Offerse Date Feb 20, 2017 Personal Details First Name Andrey Address 3912 Ne 28th Cir, Van- couver, Clark Physical Appeara	A. Last Name, Address. Age Source ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladinirovich Divarra Liberate Namber XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Last Nante Runov Divers Liberale State Wa	37 Height	Jul 1, 1984 - Jul 31, 1984 Weight
Match Rating Based On: First Name, Middle Name Offeress Date Feb 20, 2017 Personal Details First Name Andrey Address 1912 Ne 28th Cir, Van- ouver, Clark Physical Appeara Ethnicity White Feb 20, 2017 - O	ADMINISTRATIVE COURTS (Oregon) Middle Name Vladinirovich Drivers Liberae Namber XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Last Nante Runov Divers Liberase State Wa Hair Color Brown	37 Heliophit 58°	Jul 1, 1984 - Jul 31, 1984 Weight 128 bs
Match Rating Based On: First Name, Middle Name Offeress Date Feb 20, 2017 Personal Details First Name Andrey Andrey Polytical Appeara Ethysical Appeara Ethysical Appeara	A. Last Name, Address. Age Source ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladinirovich Divarra Liberate Namber XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Last Nante Runov Diverse State Wa Hair Color	37 Height	Jul 1, 1984 - Jul 31, 1984 Weight
Match Rating Based On: First Name, Middle Name Offerson Date Feb 20, 2017 Personal Details First Name Andrey Address B912 No 28th Cir, Van- couver, Clark Physical Appeara Environment Feb 20, 2017 - O Offerson Date	ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladenirovich Divers Lorene Namber XXXX66M2 ance Eye Color Brown	Lisat Macrie Runov Drivers License State Wa Hair Color Brown	37 Heisight 5'8" Offerse Description Violation Driving While	Jul 1, 1984 - Jul 31, 1984 Weight 128 bs Grade of Otherse
Match Rating Based On: First Name, Middle Name Offerson Date Feb 20, 2017 Personal Details First Name Andrey Address 19912 Ne 28th Cir, Van- couver, Clark Physical Appeara Ethnicity White Feb 20, 2017 - O Offerson Date Feb 20, 2017	ADMINISTRATIVE (COURTS (Oregon) Middle Name Vladenirovich Drivers Lorense Number XXXX66M2 ance Eye Color Brown Offense - Charges Filed Date Feb 22, 2017	Leat Name Runov Chrees License State Wa Hair Color Brown Offense Code 811.175	37 Height 5'8" Offerse Description Violation Deving While Suspended of Revoked	Jul 1, 1984 - Jul 31, 1984 Weight 128 bs Grade of Offeress CR

State Of Oregonisandrey Vladimirovich Ru	Additional Disposition In-formation Ct 1 Pinc, Fine \$85 Ct 2 Dismissed, Motion Of Officer	Agency Portland Police Depart- ment	Case Sub Type Offense Violation	Charge Number 2
Court Location	Seq	Plea Date	Receivedate	Charge Number
104210	1	03/17/2017	10/06/2021	1
Plea Date				
04/28/2017				

Feb 27, 2002 - Offense -

Offense Date	Charges Filed Date	Crime Type	Offense Code	Offense Description
Feb 27, 2002	Mar 4, 2002	Traffic	811.335	Making An Unlawful Or Unsignaled Turn
Grade of Offense	Degree of Offense	Case Number	Pleas	Disposition
CR	Violation Class D	Z1041813	2033	Con
Disposition Date	Status	Caseinforcase Party ld	Agency	Case Sub Type
Mar 20, 2002	State Of Oregon Vs. An- drey Vladimirovich	16349982	Portland Police Depart- ment	Offense Violation
Charge Number	Court Location	Seq	Plea Date	Receivedate
2	104210	1	03/20/2002	10/06/2021
Charge Number				

Feb 27, 2002 - Offense -

Offense Date	Charges Filed Date	Crime Location	Crime Type	Offense Code
Feb 27, 2002	Mar 4, 2002	Multnomah, OR	Traffic	UNLAWFUL OR UNSIGNALED TURN
Offersie Description	Counts	Case Type	Case Number	Court Name
Unlawful Or Unsignaled Turn	00000	Offense Violation	CMCR- Z1041813DEF00001	Multnomah County Courts
Disposition	Disposition Date			
Convicted	Mar 20, 2002			

EXHIBIT 47



Caitlin Mannix

to me, Anna 🔻

Thu, Mar 10, 12:06 PM (3 days ago)





Hi Jennifer,

I am reaching out to let you know the hearing previously scheduled for March 16, 2022 has been stricken. Please see the confirmation below.

03/16/2022

Runov v Runov Strike 21-3-01443-06

Scheduled Judge: Judge Collier Setover Judge: Judge Collier Attorney: Anna Vujovic - plaintiff Phone Number: 360.780.6446 **Submission Date:** 03/10/2022 11:57 am Striking Multiple Motions? Yes

Take care,

cl. II