Superior Court of Washington, County of King

			No.
Petitioner		DOB	Temporary Extreme Risk Protection Order - Without Notice
	VS.		(EXRPO)
			Next Hearing Date and Time:
			at: 8:30 AM
Respondent		DOB	See How to Attend at the end of this order
			Clerk's Action Required: 4, 5, 6, 7

Temporary Extreme Risk Protection Order - Without Notice

Information on how to attend the next court hearing is at the end of this order.

Warning to Respondent! You are prohibited from having a firearm in your custody or control, or from purchasing, possessing, accessing, receiving, or attempting to purchase or receive any firearm. You must surrender any and all firearms including but not limited to the firearms as described below. If you violate this order, you may be charged with a crime and you may not be able to have a firearm for at least 5 more years after this order expires. RCW 7.105.460(2).

You have the sole responsibility to not violate this order. Only the court may change this order and only after written application.

Respondent's Distinguishing Features:	Respondent Identifiers			
	5	Sex	Race	Hair
	Не	eight	Weight	Eyes

This temporary order expires at the end of the next hearing date listed above.

below. If	you have other firearms, you must surren	der all of them a	also:			
Attach	additional sheet if there are more firearm	is to list.				
firearms possess, license, v agency) possessi hearing v should be	dent: This order is valid until the date and in your custody, control, or possession. You purchase, receive, or attempt to purchase while this order is in effect. You must surrect on and any concealed pistol license issue will be held on the date and time noted above issued. Failure to appear at the hearing lid for one year. You may seek the advice	ou may not have e or receive, a fender to the (na all firea d to you under love to determine may result in a	e in your custoo irearm, or a col me of local law rms in your cus RCW 9.41.070 e if an extreme court making a	dy or control, access, ncealed pistol enforcement stody, control, or immediately. A risk protection order n order against you		
Respon	dent:					
1. F	irearms Surrender. You must immediat	ely surrender	all firearms by	these deadlines:		
A	Personally served: If this order is served by a law enforcement officer, immediately surrender all firearm(s) and any concealed pistol license/s to the serving officer.					
В	Attended the hearing: If you attended the hearing where the court issued this order, surrender the firearm/s and concealed pistol license/s to the law enforcement agency listed in this order on the same day as the hearing. Contact the law enforcement agency for directions on how to surrender the firearm/s. Do not bring weapons to the courthouse for surrender.					
C	C. Alternative service: If you are served by other means, you must surrender all firearm/s to the control of local law enforcement agency within 24 hours of being served.					
2. E	x Parte Hearing					
	☐ The court issues this temporary ord	er without a hea	aring.			
	☐ The court held a hearing before iss	uing this tempo	rary order. The	se people attended:		
	☐ Petitioner	□ in person	\square by phone	\square by video		
	☐ Respondent	☐ in person	\square by phone	☐ by video		
	☐ Other:	☐ in person	\square by phone	☐ by video		

Respondent: You must immediately surrender all firearms and any concealed pistol licenses listed

3.	Based upon the evidence presented, the court finds reasonable cause to believe the Respondent poses a significant danger of causing personal injury to self or others in the neafuture by having in Respondent's custody or control, purchasing, possessing, accessing, receiving, or attempting to purchase or receive firearms based upon (check all that apply):								
	a.		Respondent has access to someone else's firearm/s.						
	b.		Respondent owns a firearm/s or has expressed intent to obtain a firearm/s.						
	C.		Respondent has unlawfully or recklessly used, displayed, or brandished a firearm.						
	d.		Respondent recently acquired a firearm/s.						
	e.		Respondent violated a civil or criminal protection order, no-contact order or restraining order.						
	f.		Respondent was/is the subject of a previous or current extreme risk protection order						
	g.		Respondent violated a previous or current extreme risk protection order.						
	h.		Respondent has been arrested for or convicted of a domestic violence crime as defined in RCW 10.99.020.						
	i.		Respondent has been arrested for or convicted of a felony offense or violent crime.						
	j.		Respondent has been convicted of a hate crime under RCW 9A.36.080.						
	k.		Respondent has recently committed or threatened violence against self or others, whether Respondent had a firearm.						
	l.		Respondent has shown, within the past 12 months, a pattern of acts or threats of violence, which can include violent acts against self or others.						
	m.		Respondent has a history of use, attempted use, or threatened use of physical force against another person.						
	n.		Respondent has a history of stalking another person.						
	0.		Respondent's behaviors present an imminent threat of harm to self.						
	p.		Respondent's behaviors present an imminent threat of harm to others.						
	q.		There is corroborative evidence of Respondent's abuse of: □ alcohol □ controlled substances.						
	r.		Other:						

		Clerk's Action. The court clerk shall forward a copy of this order immediately to the following law enforcement agency (county or city)						
		(check only one): ☐ Sheriff's Office or ☐ Police Department						
	Т	This agency shall enter this order into WACIC and National Crime Info. Center (NCIC).						
5.	Serv	ice						
		Required. The restrained person must be served with a service packet, including a copy of this order, the petition, and any supporting materials filed with the petition.						
		☐ The law enforcement agency where the restrained person lives or can be served shall serve the restrained person with the service packet and shall promptly complete and return proof of service to this court.						
		Law enforcement agency: (county or city)						
		(<i>check only one</i>): \square Sheriff's Office \underline{or} \square Police Department						
		Clerk's Action . The court clerk shall forward a service packet on or before the next judicial day to the agency and/or party checked above. The court clerk shall also provide a copy of the service packet to the protected person.						
		☐ Alternative Service Allowed . The court authorizes alternative service by separate order (<i>specify</i>):						
		Not required. The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. See section 2 above for appearances. (May apply even if the restrained person left before a final ruling is issued or signed.)						
6.	□ s	ervice on Others						
	5	Service on the adult's guardian/conservator (name/s) is:						
		☐ Required.						
		The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.						
		Law enforcement agency: (county or city) (check only one): \square Sheriff's Office \underline{or} \square Police Department						
		☐ The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.						
		Clerk's Action . The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above.						
		☐ Not required. They appeared at the hearing where this order was issued and received a copy.						

Washington Crime Information Center (WACIC) and Other Data Entry

4.

7	DOI	Notifi	ication
1 -	DOL	NOLII	ICALIUII

The issuing court shall, within 3 judicial days after this order is issued, forward a copy of the Respondent's driver's license, identicard, or comparable information along with the date of issuance to DOL. If respondent has a concealed pistol license, DOL must immediately notify a law enforcement agency that the court has directed the revocation of the license.

8.	Tra	ansfer t	o Superi	or Court			
				nsferred to a isted below	-	or Court a	nd all actions in this case will be handled in the
		Court	Hearing.	A hearing i	is sche	eduled in k	ing County Superior Court on:
		(date)				, at (time)	8:30 AM
		<u>Virtua</u>	al Heari	ng Instruc	<u>tions</u>	are liste	d on the last page of this order
9.	Aft	er-Hou	rs Order	- Law Enfo	orcem	ent Petitio	ons
		below, and fou risk pro	to signify ınd that i	that the jud t establishe rder – withd	dicial d d reas	officer has sonable ca	the Petitioner to affix the judge's signature reviewed the petition and evidence presented use for the issuance of this temporary extreme ssion to affix the judicial officer's signature was
		□ tele	ephone	□ email □] fax	☐ other re	liable method (specify):
Volunt	arily extre	surrenceme risk	dering fire protection	earms or pr	oviding	g testimon	ng stated on page 1of this order. y regarding the surrender of firearms pursuant painst you in any criminal prosecution under
Dated	•			at		a.m./p.m	L
							Judge/Commissioner
Prese	nted	by:					Print Judge/Commissioner Name
Signat	ture	of Petition	oner/Atto	rney WSB	A No.	_	Print Name/Badge Number, if applicable
	The					•	complete the <i>Law Enforcement and Protection Order</i> , form XR 105.

How to Attend your Extreme Risk Protection Order Hearing

Online	Hearings occur on Zoom. The Zoom link for your hearing will be posted three days before the hearing at:					
	https://kingcounty.gov/courts/superior-c	ourt/family/virtual-hearings.aspx				
	You can also access the link using the QR	code below:				
Phone	The phone number to appear will be posted	I three days before the hearing at:				
	https://kingcounty.gov/courts/superior-court/family/virtual-hearings.aspx					
	If you do not have internet access, you can call the number in the "Trouble Connecting" box below to get the phone number for your hearing.					
In Person	Kent Cases:	Seattle Cases:				
	401 Fourth Avenue Kent, Washington 98032	516 Third Avenue, Room Seattle, Washington 98104				
	Review the reader-board outside 1E for your courtroom	Review the reader-board outside W-291 for your courtroom				
Trouble Connecting?	Kent Cases: Email FamilyLawStaffMRJC@kingcounty.gov or call 206-477-2750					
	Seattle cases: Email FamilyLawStaffSeattle@kingcounty.gov or call 206-477-1523					

THER IMPORTANT INFORMATION:

Ask for an interpreter, if needed.



Call: For Kent: (206) 477-2547 For Seattle: (206) 477-1415

Or go to:

https://blue.kingcounty.gov/courts/superiorcourt/interpreters/default.aspx



Ask for disability accommodation, if needed

Call: (206) 477-5694

Or go to:

https://kingcounty.gov/courts/superiorcourt/get-help/accommodationrequests.aspx

Ask for an interpreter or accommodation as soon as you can. Do not wait until the hearing!