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IT'S A GOOD OPTION FOR AT-RISK YOUTH and CHINS PETITIONS

BENEFITS of Mediation:

- Meet with a highly skilled professional mediator
- Reduces time spent in court
- Option to keep your legal petition in place while the court monitors your mediated agreements
- Potential for better results/outcomes
- Your family will make the final decisions for your family, not a Judge
- Still have access to all the benefits of court case management referrals and resources without court hearings
- It's FREE!

To <u>schedule mediation or for questions about mediation and other benefits</u> contact the At-Risk Youth Case manager:

Seattle At-Risk Youth Case Manager:

Karen Chapman
karen.chapman@kingcounty.gov
206-477-4946

Kent Maleng Regional Justice Center At-Risk Youth Case Manager:

Amy Andree amy.andree@kingcounty.gov 206-477-2759

ARY FAQ's:

Why should I get an ARY petition?

To obtain assistance and support from the juvenile court in maintaining the care, custody and control of the child and to assist in the resolution of family conflict, after alternatives to court intervention have been attempted.

Does my youth qualify?

An at-risk youth is defined by statute as a child under the age of 18 who meets at least one of the following three requirements:

- 1. Is absent from home for at least 72 consecutive hours without parental consent; OR
- 2. Is beyond parental control such that his/her behavior endangers the health, safety, or welfare of the child or any other person; OR
- 3. Has a substance abuse problem for which there are no pending criminal charges relating to the substance abuse.

The law requires that the petitioner attempt an intervention to improve the youth's behavior prior to filing an ARY petition.

For example: Individual/Family Counseling or Drug/Alcohol Treatment

If you have not attempted alternatives to court intervention, FRS can offer twelve (12) hours of free in-home counseling (see number below)

Who can file a petition?

Only the parent of the child may file the ARY petition. "Parent" is defined as the person(s) having legal right to custody of the child and includes custodian or guardian.

What do I need to do get the process started?

Contact your local Family Reconciliation Services (FRS) office at DCYF and request an appointment for intake and assessment. At the conclusion of this meeting, the intake caseworker will prepare a Family Assessment. Request a copy of the family assessment and attach it to the petition prior to filing. The Court must have a copy of the FRS assessment before proceeding with the petition.

<u>IF YOU HAVE NOT OBTAINED THE FAMILY ASSESSMENT IN TIME FOR THE FACT FINDING HEARING, THE FACT FINDING HEARING WILL BE CONTINUED.</u>

Family Reconciliation Services (FRS) 1-800-609-8764 Days, 8 a.m. - 4:30 p.m. 1-800-562-5624 After hours, 4:30 p.m. - 8 a.m.

Where do I file the petition?

Petitions must be filed in the Court Clerk's Office at the Regional Justice Center (401 - 4th Ave. N, Kent) or at the Clark Children & Family Justice Center (1211 East Alder St., Seattle). Petitions can be filed at any location, but hearings will occur in the courthouse corresponding to the zip code the parent resides in. **Generally, Seattle, Eastside and North King County cases will be heard in Seattle and South King County will be heard in Kent.**

(Note: The Clerk's Office closes for lunch from 12:15 to 1:15, Monday-Friday.)

Are there any costs?

There is no cost to file a petition or for the FRS Family Assessment. The parent shall be financially responsible for costs related to the *court-ordered plan* (counseling, drug/alcohol evaluations/treatment, mental health evaluations, etc.).

Who can I contact if I need assistance with the petition process?

If you need more assistance you may call a case manager: Karen Chapman for Seattle, Eastside, or North King County addresses at (206) 477-4946 or Amy Andree at (206) 477-2759 for all South King County addresses.

How do I need to inform the youth about the court date?

To be properly served, a nonparty (someone other than the parent), over the age of eighteen, must have handed a party, a copy of the documents that are coming before the court.

After the server delivers the court papers to the opposing party, the server should complete the Declaration of Service form. That form requires the server to make a sworn statement to the court (under oath) that s/he served the party with the necessary court papers. The server should date and sign the Declaration of Service at the bottom and return it to the party requesting his/her services. That form constitutes **"proof of service"** and must be brought to the hearing.

Since this is a court proceeding, are there attorneys involved?

The child is automatically assigned a court-appointed attorney for all hearings. Under the ARY petition, a parent is not entitled to a court-appointed attorney, regardless of financial need. A parent always has the right to obtain an attorney at his/her own expense.

Are interpreters available if someone does not speak English?

If someone needs an interpreter for a court hearing, tell the Clerk's office staff at the time of filing. King County Superior Court will pay for all interpreter services.

What kinds of things can the Court order?

If the Court determines a youth to be at-risk, the Court can put in place a court order requiring:

Youth Shall

- attend school with no unexcused absences, tardies or behavioral suspensions
- obtain a drug and alcohol evaluation
- obtain a psychiatric, psychological or mental evaluation
- submit to random urinalysis
- not use nor possess non-prescribed drugs, alcohol
- obey curfew
- enroll in and attend individual or family counseling
- reside with parent
- have no contact with...
- not allow others in parents home without permission
- not be physically or verbally abusive to people or property

Parents Shall

- ensure enrollment in school program
- arrange evaluation appointments for youth
- post written household rules and chore expectations
- enroll in and attend individual and family counseling or parenting classes
- not be physically or verbally abusive to people or property

What kinds of things can the Court not order?

The State of Washington is a non-involuntary placement state. Therefore, the Court can not order inpatient placement in treatment facilities.

What happens if a party does not follow the court order?

Failure by any party to comply with a court order is contempt of court. Violations of the court order should be reported to the court through the filing of a contempt motion. A contempt motion may be filed by a parent, a child or a person/agency having custody of the child. If the court makes a finding of contempt at a *contempt hearing*, the court may impose coercive sanctions, such as research papers or community service hours, or other interventions to address behaviors.

A parent must file additional paperwork requesting a consequence for noncompliance of a court order. Do not wait for a scheduled review hearing to report violations of the court's orders. An appointment with a case manager is necessary to file a contempt motion.

What should we do if our situation is urgent/crisis and we can not wait for a court date?

IMMINENT DANGER: CALL "911"

Crisis: King County 24 Hour Crisis-Line

1-866-4CRISIS OR "988"

At-Risk Youth Petitions-Summary

Parents may file petitions with the Superior Court to ask for assistance with children who are running away, using drugs or alcohol, or are generally out of the control of their parents and are a danger either to themselves or others. They may be obtained from The Clark Children & Family Justice Center (1211 E. Alder Street, Seattle, Room 3161) or The Regional Justice Center (401 4th Ave N., Kent, Room 1-D) and can be filed without assistance from Superior Court personnel. **Parents must contact Family Reconciliation Services for a family assessment prior to filing a petition**. In general, most cases follow this process:

Step 1:

<u>Contact Family Reconciliation Services for a Family Assessment</u>. Family Reconciliation Services (1-800-609-8764) may offer free in-home counseling to families in crisis in order to avoid the need to go to court.

Step 2:

Complete an At-Risk Youth Petition. File your completed petition, along with the family assessment, with the Clerk's Office. You will be given a date and time for the fact-finding (trial). Your child will need to be legally served with the hearing date and petition. (Instructions below)

Step 3:

Attend the Fact-Finding Hearing with your child. The judicial officer will decide whether your child is, according to the law, an at-risk youth. If the petition is granted the court will order your child, and possibly you, to take some action. You will be given a new court date for you and your child to return for a Review Hearing.

Step 4:

Attend a Review Hearing with your child. The judicial officer will ask you and your child to discuss what progress has been made on what the court has ordered. Some additions or changes may be made to the order at this time, however there would be no consequences for non-compliance unless a parent filed a motion for contempt.

Step 5:

<u>If necessary, file a Motion for Contempt</u>. If you believe your child is not obeying the court order, and would like to court to take action, you <u>must</u> file a motion for a contempt hearing with the case manager assigned to the location you have your first hearing. At this hearing, you and your child will have an opportunity to talk about what happened and why. You will also be asked how you would like the court to respond.

If you have questions about filing a petition, contact the case manager assigned to your child's school district:

<u>Clark Children and Family Justice Center (Seattle): Karen Chapman, 206-477-4946</u> (Seattle, Vashon, Bellevue, Issaquah, Lake Washington, Mercer Island, Northshore, Riverview, Shoreline, Skykomish, & Snoqualmie school districts)

Filing an At-Risk Youth Petition

- Contact Family Reconciliation Services at 1-800-609-8764 (days) or 1-800-562-5624 (evenings) and ask for a family assessment. **This assessment is required** in order to file a petition.
- Family Justice Center (1211 E. Alder Street, Seattle, Room 3161)) or The Regional Justice Center (401 4th Ave N., Kent, Room 1-D) or call a case manager (see phone numbers below), and ask for a packet to be mailed to you. Complete the petition in your own words. You will be asked to explain how your child is behaving, how you have tried to change this behavior, and how you would like to court to respond. You may complete this petition without help from anyone in the courthouse.
- ➤ When you have completed the petition, you must file it in person with the Clerk's office in Seattle or Kent. You will be given a court date. *Note: Clerks Offices are closed for lunch from 12:15 1:15 M-F*.
- > If you would like an interpreter for your court hearing, please inform the clerk before you leave the clerk's office.
- ➤ Have someone 18 years old or older, other than you, serve your child with the petition and the court date. This person, the server, must complete the required service paperwork so you can prove that your child was properly served.

If you have questions about filing a petition, contact the case manager assigned to your child's school district:

<u>Clark Children and Family Justice Center (Seattle): Karen Chapman, 206-477-4946</u> (Seattle, Vashon, Bellevue, Issaquah, Lake Washington, Mercer Island, Northshore, Riverview, Shoreline, Skykomish, & Snoqualmie school districts)

<u>Maleng Regional Justice Center (Kent): Amy Andree 206-477-2759</u> (Kent, Renton, Tukwila, Tahoma, Highline, Federal Way, Auburn & Enumclaw school districts)

At-Risk Youth Fact-Finding Hearing

- A fact-finding hearing is the first court hearing in the At-Risk Youth petition process. A judicial officer will decide whether your child is an at-risk youth, according to the law.
- The hearing may be heard when you arrive, or you may have to wait for several hours before you can see a judicial officer. Please keep this in mind when bringing small children. You may want to bring a book or a magazine with you to read while you wait.
- At your hearing, the judicial officer will hear from you and your child about your case. You should be prepared to explain why you would like this petition to be granted, what behaviors your child has been engaging in (including dates and times when the youth left the home without permission). It is helpful to come prepared to address your child's curfew, school attendance and grades, services you have tried in the past, and services you would like to try, and what you would like the court to include in the order.
- > Your child will have an attorney at this hearing. This attorney will be representing your child's wishes, which may not be the same as your wishes.
- ➤ If the judicial officer agrees that your child is at risk, a court order will be issued with requirements for your child, and possibly you.
- A case manager will be assigned to work with you and your family to help you meet the requirements of the court order.
- A date for a review hearing will be given to you before you leave the courtroom.

If you have questions about filing a petition, contact the case manager assigned to your child's school district:

<u>Clark Children and Family Justice Center (Seattle): Karen Chapman, 206-477-4946</u> (Seattle, Vashon, Bellevue, Issaquah, Lake Washington, Mercer Island, Northshore, Riverview, Shoreline, Skykomish, & Snoqualmie school districts)

At-Risk Youth Review Hearing

- At the review hearing, the judicial officer will hear from you and your child about the progress being made on what the court has ordered.
- The hearing may be heard when you arrive, or you may have to wait for several hours before you can see a judicial officer. Please keep this in mind when bringing small children. You may want to bring a book or a magazine with you to read while you wait.
- ➤ Changes may be made to the court order based on what the judicial officer hears during the hearing. There would be no consequences for non-compliance unless a parent filed a motion for contempt.
- ➤ Before you leave the courtroom, another court date will be given to you.

If you have questions about filing a petition, contact the case manager assigned to your child's school district:

<u>Clark Children and Family Justice Center (Seattle): Karen Chapman, 206-447-4946</u> (Seattle, Vashon, Bellevue, Issaquah, Lake Washington, Mercer Island, Northshore, Riverview, Shoreline, Skykomish, & Snoqualmie school districts)

At-Risk Youth Contempt Hearing

- ➤ If you believe that your child is not obeying the court order, and you would like the court to take action, you must file a motion for a contempt hearing.
- You will need to meet with a case manager in the Superior Court to complete this paperwork. Please contact a case manager to arrange an appointment for this.
- At the contempt hearing, the judicial officer will decide whether the child has violated the court order. If the youth has, the court may impose consequences to address the violation.
- The hearing may be heard when you arrive, or you may have to wait for several hours before you can see a judicial officer. Please keep this in mind when bringing small children. You may want to bring a book or a magazine with you to read while you wait.

If you have questions about filing a petition, contact the case manager assigned to your child's school district:

<u>Clark Children and Family Justice Center (Seattle): Karen Chapman, 206-477-4946</u> (Seattle, Vashon, Bellevue, Issaquah, Lake Washington, Mercer Island, Northshore, Riverview, Shoreline, Skykomish, & Snoqualmie school districts)

IMPORTANT-PLEASE READ!

INSTRUCTIONS FOR FILLING OUT ARY PETITIONS

It is important that you fill out everything requested on the petition. Make sure you check <u>all</u> boxes that are requested, and appropriate for you and your child.

Please pay special attention to the following sections:

1.4 Other Juvenile Court matters

Please check all boxes that apply to your child, including whether or not your child is involved in an active dependency case. A "*Dependency*" means that the State of Washington (through DSHS, CPS, or the Prosecuting or Attorney General's Office) has filed a court action to remove this child from his/her parents.

1.8 Alternatives to court have been attempted.....

You must list things you have tried to do to help your child prior to requesting court intervention.

1.10 The allegation that the child is an At Risk Youth is based on the following facts:

Please write down why you think your child meets the legal criteria for being an At Risk Youth under RCW 13.32A.031(1), as defined in section 1.5 of the petition.

On the last page:

II. RELIEF REQUESTED

Please mark all boxes that are appropriate for the relief (actions) that you are requesting from the Court. The judicial officer will take these into consideration for any orders that result from this petition. If you would like the court to order something that isn't listed, please write it down in the last box.

III. CERTIFICATION

Parties filing this petition must sign and date it before filing it with the Clerk's office.

INFORMATION FORM FOR ARY/CHINS PARTIES

Required by 7.105.115

Information will be entered into a database available only to the courts. Information is required only for those individuals/parties that will be attending future court hearings.

Youth:			
First Name: Middle Name Last Name: Address:	Street: City: State:	Ao.	
Home/Cell Te	Lip Coo lenhone:	ode: o:	
Work Phone:	терноне.	^ <u></u>	
	Race:	Hair Color: Eye Color:	
Parent 1/I	Legal (Guardian (LGN) 1: Relationship to Youth:	
First Name: Middle Name:	:		
Last Name:	G		
Address:	Street:		
	City:		
	State:	do	
Home/Cell Te	Lip Coo lenhone:	ode: o:	
Work Phone:	герионе	<u>~</u>	
	Race:	Hair Color: Eye Color:	

Parent 2/	Legal Gua	rdian (LGN) 2:	Relationship to Youth:	
	C	Relations	ship to other Parent/LGN:	
First Name:				
Middle Name	e:			
Last Name:				
Address:	Street:			
	City:			
	Zip Code:			
Home/Cell T	elephone:			
Work Phone:	_			
Sex:	Race:	Hair Color:	Eye Color:	
Date of Birth			-	



Superior Court of Washington County of King

In the Interest of:				
	_	Peti	tion for At-R	lisk Youth
DOB	-			
I.	BAS	IS		
I represent to the court the following	:			
1.1 Petitioner(s) is/are: Parent Parent Guardian of the above-name Custodian of the above-name			Legal Custo Legal Custo	
1.2 Information about the child:				
Date of birth:			Age:	Gender:
Legal Address:				
Phone Number:				

Petition for ARY 2-23 Page 1 of 4

1.3 Name:		nation about Parent #1:
Addres	ss:	
Phone	Numbe	r:
Emaii .	Address	:
Name: Addres		nation about Parent #2:
Phone	Numbe	r:
Email	Address	:
	Inform	s of parents:nation about the legal custodian or guardian
Dhone	Numbe	
Email	Address	r: :
1.4	Other	active Juvenile Court matters:
	The ch	ild is not the subject of a dependency proceeding under chapter 13.34 RCW.
	A Chile	d In Need of Services (CHINS) petition involving this child is active.
	A Trua	ancy petition involving this child is active.
	An off	ender (criminal) matter involving this child is active.
1.5	The cl	nild is an at-risk youth, as defined in RCW 13.32A.031(1), in that the child:
	a.	Has been absent from the home for more than seventy-two (72) consecutive hours without parental consent: or
	b	Is beyond parental control such that the child's behavior endangers the health, safety, and welfare of the child or another person; or
	C.	Has a substance abuse problem and there are no pending criminal charges related to the substance abuse.
1.6		The petitioner has the right to legal custody of the child.

Petition for ARY 2-23 Page 2 of 4

1.7		Court intervention and supervision are necessary to assist the petitioner in maintaining the care, custody, and control of the child.
1.8		Alternatives to court intervention have been attempted and include the
	follo	wing:
1.9		A family assessment has been completed by Family Reconciliation Services (FRS) and verification thereof is attached to this petition.
		FRS was unable to complete the family assessment within two working days of the petitioner's request.
1.10		The allegation that the child is an At-Risk Youth is based on the following facts:

Petition for ARY 2-23 Page 3 of 4

II. RELIEF REQUESTED The petitioner(s) request(s) that the following recommendations, pursuant to 13.32A.196 be

consid	dered by the Court for inclusion in the disp	ositional order to assist in maintaining the			
care, c	custody, and control of the child.				
\boxtimes	Regularly attend school with no unexcused al	· · ·			
		psychiatric psychological mental health			
	evaluation. Follow treatment recommendation				
	Enroll in, participate, and attend family co				
		Youth to parent/family violence counseling			
_	and attend all scheduled appointments unless	•			
\boxtimes	Do not use nor possess non-prescribed drug				
		ersday and PM Friday and Saturday.			
		g whereabouts, hours and activities, at all times			
	and provide telephone number and/or addre				
\bowtie	Reside with parent or approved places				
	Have no contact with				
\square	Do not allow others in home without parenta				
님	Do not be physically or verbally abusi				
	, , , —	led for evaluation or treatment upon parent's			
	request.				
H	Pursue employment opportunities.	nute "analing off" naried from an argument			
	Either party may request a minute "cooling off" period from an argument.				
	During that time the parties will not discuss the issue with each other. The youth shall not leave the premises during the break and the parties shall resume discussing the issues at the				
	end of the break.	parties shall resume discussing the issues at the			
	end of the break.				
	Other conditions of supervision:				
	Other conditions of supervision.				
	III. CERTIFICAT				
	certify under penalty of perjury under the laws of	of the State of Washington that the			
above ii	information is true and correct.				
0: 1	1.	00 W 1'			
Signed	thisday of	, 20, at, Washington			
Daint NI	Jame of Petitioner	Signature of Detitioner			
rint IN	value of Petitioner	Signature of Petitioner			
Print N	Jame of Petitioner	Signature of Petitioner			
1 1111t 1 N	varie of I cuttoffer	orginature of recitioner			

Petition for ARY 2-23 Page 4 of 4

KING COUNTY SUPERIOR COURT CASE ASSIGNMENT AREA DESIGNATION and CASE INFORMATION COVER SHEET Juvenile and Mental Health

	CASE NUMBER:		
	(Provided by	the Clerk	x)
	CASE CAPTION: In Re	-	11917
	(Print name	of person	or child)
	<u> </u>	eas include	ed in the Kent Case Assignment Area
<u> </u>	98003; 98010; 98022; 98023; 98025	5; 98031; 9 7; 98058; 9	wing postal zip codes: 98001; 98002; 98032; 98038; 98042; 98047; 98048; 98059; 98092; 98146; 98148; 98158;
Plea	se mark one of the boxes below:		
	Mental Illness Family (MIF) - <u>Seattle Only</u>		
	At-Risk Youth (ARY)		Child in Need of Services (CNS)
	Dependency (DEP)		Developmental Disability (DDP)
Ė	Extended Foster Care – Dependency (EFC)		Guardianship Foster Children (GFC)
	Reinstatement of Parental Rights (RPR)		Termination of Parental Rights (TER)
	Truancy (TRU)		
l cer	tify that this case meets the case assignment cr	iteria, des	cribed in King County LJuCR 3.2(c).
Sign	ature of person / Attorney starting the case		Date
WSE	3A Number		



Superior Court of Washington County of King

In th	e Interest of:	NOTICE AND ORDER TO APPEAR FOR HEARING ON AT-RISK YOUTH PETITION
DOE	3	_
STAT	E OF WASHINGTON TO:	
Name	e of Child:	
Preser	nt Address:	
	e Number:	
	I. NOTICE AND O	RDER TO APPEAR FOR HEARING
1.1	You are notified that an At-Risk Youth peti	tion, a copy of which is attached, was filed with this court
1.2	YOU ARE DIRECTED TO APPEAR A	Γ A HEARING TO BE HELD:
	On	at at a.m. / p.m.,
	At King County Superior Court, Juvenile	Division,
	Clark Children &Family Justice Cen 1211 E. Alder Street, Courtroom 3C Seattle, WA 98122	ter Maleng Regional Justice Center 401 4 th Ave North, Courtroom 1H Kent, WA 98032

And show cause why the relief requested in the At-Risk Youth Petition should not be granted.

FAILURE TO APPEAR IN COURT IN RESPONSE TO THIS NOTICE AND ORDER TO APPEAR MAY RESULT IN A WARRANT FOR YOUR ARREST

- 1.3 The purpose of the hearing is to hear and consider evidence on the petition, and decide whether the petition should be granted.
- 1.4 If you do not appear THE COURT MAY ENTER AN ORDER IN YOUR ABSENCE finding the above-named child to be an at-risk youth in need of Court supervision
- 1.5 It is the petitioner's responsibility to have the above-named person served by someone other than the petitioner who is over the age of eighteen, and to provide proof of such service at the hearing.

II. ADVICE OF RIGHTS AND CONSEQUENCES

- 2.1 A lawyer will be appointed for the child. The Department of Public Defense (DPD) shall appoint counsel within 72 hours of receipt of this petition and shall notify the court at least one court day prior to the hearing if DPD deems it is unable to comply with this court order.
- 2.2 The parent (legal custodian or guardian of the child) has a right to be represented by a lawyer at the parent's own expense. The parent is not entitled to a court appointed attorney.
- 2.3 All parties have the right to present evidence at the fact-finding hearing.
- 2.4 Parties are advised that if the Court approved the petition, the Court will enter an order requiring the child to reside in the home of his/her parent or an out-of-home placement approved by the parent. The Court may also enter orders requiring the child to meet certain conditions of supervision, including participation in services, and requiring the parent(s) to participate in services.
- 2.5 The parent(s) will not be relieved of financial responsibility for the child. In addition, the parents are financially responsible for all costs related to the court ordered plan. This may include outpatient drug and alcohol treatment, and/or mental health/psychiatric/psychological evaluations and treatment. If the Court approves an out-of-home placement, the Court will inquire into the ability of the parents to contribute to the child's support. However, payments shall not be required of a parent who has both opposed the placement and continuously sought reconciliation with, and return of, the child.
- 2.6 The petition must be filed in the county where the parent resides.
- 2.7 If a Child In Need of Services (CHINS) petition has also been filed regarding the above-named child, the child and the parent have the right to request a hearing to review the current placement pending the hearing set in paragraph 1.2.

Dated:	
	JUDGE/COMMISSIONER

Signature of Petitioner	Signature of Petitioner			
Petitioner(s) waive(s) right to a hearing within 5 calendar days of filing this petition because the child's				

FAILURE TO APPEAR IN COURT IN RESPONSE TO THIS NOTICE AND ORDER TO APPEAR MAY RESULT IN A WARRANT FOR YOUR ARREST, OR MAY RESULT IN AN ORDER BEING ENTERED APPROVING THE PETITION AND PLACING THE CHILD IN AN OUT OF HOME PLACEMENT.

IF THE PETITIONER FAILS TO APPEAR FOR ANY COURT HEARING, THE COURT MAY DISMISS THE CASE WITHOUT FURTHER NOTICE.



Superior Court of Washington County of King

In the Interest of:		No.
		DECLARATION OF SERVICE
DOB		DECLARATION OF SERVICE
		declares as follows
(Print name of server)		
On(Date)		with the following:
At-Risk Youth (ARY) PE	TITION and NOTICE and orc	ler to show cause for hearing filed on (Date)
Child In Need of Services	s (CHINS) PETITION and NO	TICE and order to show cause for hearing filed on
-	(Date)	·
☐Motion and order to show	w cause regarding CONTEMPT	for violation of an ARY/CHINS order filed on
	(Date)	·
ARY/CHINS motion for	CONTINUANCE and order of	
		(Date)
		d on
(Title of I	Jocuments)	(Date)

Note: This document properly signed constitutes proof of service. The petitioning party or moving party shall retain this document and present it to the court on the date of said hearing. The use of a paid process server is not required. The server must be a nonparty who is over the age of eighteen.

I am NOT a party documents by:	of record in this matter, I an	n over the age of 18, and state that I s	served the aforementioned
delivering to and	leaving with him/her persona	lly in King County, Washington a copy	of said documents;
I DECLARE unde is true and correct.		e laws of the State of Washington the	at the foregoing
Dated this	day of	, 20, in	, Washington.
Signature of Server		Print Name of Server	

Note: This document properly signed constitutes proof of service. The petitioning party or moving party shall retain this document and present it to the court on the date of said hearing. The use of a paid process server is not required. The server must be a nonparty who is over the age of eighteen.