FILED SUPERIOR COURT PROTOTEGES

2009 DEC 28 PM 5: 07

BY. A

	For Fam Petiti	rerior Court of Washington Thurston County Initially and Juvenile Court WISHERSON VS. WISHERSON Condent (Restrained Person)	No. 19-2-30890-7 Denial Order Domestic Violence Antiharassment Vulnerable Adult Sexual Assault (Optional Use) (ORDYMT) Clerk's Action Required Next Hearing Date/Time: At: 2801 32 nd Avenue SW Tumwater, WA 98512 (360)709-3268 or (360)709-3275			
)	This Matter having come on for hearing upon the request of the moving party, for a Temporary Order Full Order Renewal Modification Termination Order					
		ne Court Finding:				
/		Petitioner does not meet the income requirements for a fee waiver.				
/	<u>N</u>	Petitioner Respondent did not appear.				
		Petitioner requested dismissal of petition.				
		No notice of this request has been made or attempt	ed to the vulnerable adult opposing			
		party. This order materially changes an existing order, ne	cessitating a hearing on notice			
		The petitioner has failed to demonstrate that there				
	_	without notice to the vulnerable adult opp				
		The order submitted has not been completed or cer				
		The domestic violence protection order petition do date of domestic violence.	es not list a specific incident and approximate			
		The antiharassment protection order petition does	not list specific incidents and approximate dates			
		of harassment.	approximate dates			
		The sexual assault protection order petition does r	- · · · · · · · · · · · · · · · · · · ·			
		of nonconsensual sexual contact or nonconsensual				
		The vulnerable adult protection order petition does dates of abandonment, abuse, neglect or financial				
		dates of availabilitions, abuse, neglect of infalicial				

Denial Order (ORDYMT) - Page 1 of 2 WPF DV-6.020 (10/2007) — RCW 26.50, RCW 10.14, RCW 74.34 (Law Enforcement Agency where Petitioner resides for input into statewide computer system)

		The petitioner has not posted bond or other security as ordered by the court for the issuance of a temporary vulnerable adult protection order.			
		The vulnerable adult protection order petition does not demonstrate that the petitioner is an "interested person" under the definition as stated in RCW 74.34.020(9).			
	\Box	A preponderance of the evidence has not established that there is domestic violence.			
	Ħ	A preponderance of the evidence has not established that there has been harassment.			
		A preponderance of the evidence has not established that there has been nonconsensual sexual contact or nonconsensual sexual penetration.			
		A preponderance of the evidence has not established that there has been abandonment, abuse, neglect or financial exploitation of an alleged vulnerable adult.			
		For a temporary sexual assault protection order, reasons for denial of the order are:			
		Other:			
	Havir	ng entered the above Findings, It is Ordered:			
		The request to waive the filing fee is denied.			
		The request for a temporary order is denied and the case is dismissed.			
		The request for a temporary order is denied; it may be re-submitted when the above identified			
	ŒΊ	problems have been resolved.			
مار)KY	The request for a full order is denied, and the petition is dismissed. Any previously entered			
fΜ	$\overline{\Box}$	temporary order expires atm. today.			
7	片	The request to modify or terminate the order dated is denied.			
	님	The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.			
	Ш	The request before the court is denied, provided that it may be renewed after notice has been			
	$\overline{}$	provided to the vulnerable adult opposing party according to the Civil Rules.			
		This proceeding shall be consolidated with County			
		Cause No.			
		The parties are directed to appear for a hearing as shown on page One.			
		The moving party shall make arrangements for service of the petition/motion and this order on			
		law enforcement professional process server an adult 18 or older who is not a party to the case. A Return of Service shall be filed with the clerk at or before the hearing.			
		Failure to Appear at the Hearing May Result in the Court Granting All of the Relief Requested in the Petition or Motion.			
	This	order is dated and signed in open court.			
	Date	Judge/Commissioner Judge/Commissioner			
	Сору	Received: Copy Received:			
	Petiti	ioner Date Respondent Date			

Denial Order (ORDYMT) - Page 2 of 2 WPF DV-6.020 (10/2007) --RCW 26.50, RCW 10.14, RCW 74.34