

SUPERIOR COURT OF WASHINGTON
IN AND FOR THURSTON COUNTY
FAMILY & JUVENILE COURT

G of Onawa Smith-Wells and Petitioner,
vs.
Selena Smith & James Wells
Respondent.

No. 21-4-00578-34

PRE-TRIAL REPORT
(Family Law Cases)
PTR

A Pre-Trial Report provides necessary information for your trial. It must be prepared on this form and must be filed and served on all parties, and a copy given to Court Administration no later than 30 days before the trial. Failure to file this report or to provide the information requested may result in exclusion or limited use of evidence at your trial.

1. Pre-Trial Report submitted by:

- Petitioner Kathryn & Hans Stoker
 Respondent _____
 Joint Submission or Other Party: _____

2. This is a:

- dissolution with children legal separation with children
 petition for parenting plan parenting plan modification
 relocation committed intimate relationship (CIR)
 non-parental custody parentage
 petition for child support child support modification
 adoption

3. This trial is scheduled to begin the week of April 24, 2023.

4. The disputed matters going to trial are:

- parenting plan property/debt division maintenance
 child support relocation
 restraining order protection order
 attorney fees
 other: Minor Guardianship Custody

5. There has been a Family Law Trial Selection Form filed by
(This form must be filed no later than the settlement conference date):

- Petitioner selects a Traditional Trial Informal Trial
 Respondent selects a Traditional Trial Informal Trial

6. For an informal trial:

From the start of trial, through closing, I anticipate the trial will last

- ½ day
 1 day

7. For a traditional trial:

From the start of trial, through closing, I anticipate the trial will last 2 day(s).

- Petitioner
will need 1 day(s). (Including cross examination of other parties' witnesses)
will call 5 witnesses*.
will offer approximately 20 exhibits**.

- Respondent
will need _____ day(s). (Including cross examination of other parties' witnesses)
will call _____ witnesses*.
will offer approximately _____ exhibits**.

8. This case requires an Interpreter for (If arrangements have not been made, immediately contact SCInterpreter@co.thurston.wa.us):

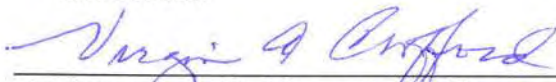
- Petitioner, Language: _____
 Respondent, Language: _____

Is there anything else you would like the court to know regarding the scheduling of trial?

Explain: Respondent Selena Smith will be on Zoom. Respondent James Wells is deced

DATED this 24th day of March, 2024.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct:



Attorney for Petitioner Self-Represented

WSBA # 32354

Attorney for Respondent Self-Represented

Other

* The final witness lists, including the general order in which witnesses will be called, for both parties shall be filed and served on all parties, and a Judge's copy provided to Court Administration by noon two Court days prior to the week of trial. Parties shall submit their witness list pursuant to LSPR 94.03E.

** Trial exhibits must be provided to the Court and Clerk before the trial is scheduled to commence. The final exhibit list & exhibits for both parties shall be provided to all parties, and a Judge's copy to Court Administration by noon two Court days prior to the week of trial. The exhibit list shall indicate the exhibit's admissibility as: (1) stipulated, (2) Authenticity stipulated, admissibility disputed, or (3) Authenticity and admissibility disputed. Parties shall submit their exhibits pursuant to LSPR 94.03E.

For informal trials, live testimony is provided only by parties and Guardian ad Litem (if one has been appointed). Testimony from other witnesses must be provided in writing (referred to as declarations or sworn statements). These declarations should be included as part of exhibits that are submitted to the clerk, court administration and served on the other party(s) in advance of trial.

Trial briefs shall be filed and provided no later than by noon two Court days prior to the week of trial.

Parties and witnesses shall be instructed to abide by all court orders, pretrial orders and agreements regarding evidence.

Any stipulations of facts shall be placed in writing, signed by the parties and submitted to the Court no later than the start of trial.

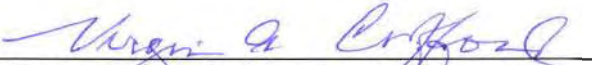
Any issues regarding ER 904 evidentiary issues shall be resolved between the parties prior to trial or scheduled as a pretrial motion, prior to trial.

Any technology to be used during trial shall be set up in advance and tested to ensure that trial will not be delayed.

The parties shall be in the courtroom ready to begin at 8:30 a.m. the first morning of trial.

I acknowledge under penalty of perjury under the laws of the State of Washington that I have read the above trial information.

DATED this 24th day of March, 2023.



 Attorney for Petitioner Self-Represented

WSBA # 32354

 Attorney for Respondent Self-Represented

 Other