	Court of Wasl	nington fo			
STATE OF WASHINGTON Plaintiff, vs.			No. 17059 TCP Amended PRE-TRIAL Domestic Violence No-Contact Order		
					<u>JENNIFER L</u>
C. J. R. F.	Person's Identifie		instead o		Defendant's Identifiers: Date of Birth 12/01/1976
06/05/201 DOB		W Race	Law Enf	on Sheet (LEIS).	Gender Race F W
or keep B. do not o or electr party, or C. do not k school,	cause, attempt, or the under surveillance contact the protected ronic means, except r contact by the defeatnowingly enter, remworkplace, other: P	the protected p d person, direct t for mailing or endant's lawyer nain, or come w ERSON SSUED IN CA	erson. tly, indirect service of rs. vithin 1000	ly, in person or throug process of court docu	lly assault, harass, stalk, yh others, by phone, mail, ments through a third sted person's residence, HALL CONTROL IN CASE
⊠do not ob RCW 9.4	11.800. See finding	rearm, other da s in paragraph	7, below.)	•	pistol license. (Pre-Trial,
⊠shall imn possessi	nediately surrende	er all firearms a ny concealed pi	nd other d	t Conviction or Pre-Tr angerous weapons wi e to the following law (Pre-Trial Orc	thin the defendant's

CASE NUMBER: 17059 TCP

4	This no-contact order expires on (mm/dd/yyyy) 02/23/2027 at 5:00 pm (date and time) The court may extend a no-contact order even if the defendant does not appear at arraignment.			
	Warning: Violation of the provisions of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject a violator to arrest; any assault, drive-by shooting, or reckless endangerment that is a violation of this order is a felony. You can be arrested even if the person protected by this order invites or allows you to violate the order's prohibitions. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order upon written application. (Additional warnings on page 2 of this order.)			
	Findings of Fact			
5.	Based upon the record both written and oral, the court finds that the defendant has been charged with arrested for, or convicted of a domestic violence offense, and the court issues this Domestic Violence No-Contact Order under chapter 10.99 RCW to prevent possible recurrence of violence.			
6.	The court further finds that the defendant's relationship to a person protected by this order is an Intimate partner as:			
	Family or household member as defined by RCW 26.50.010(6): MOTHER			
7.	☐(Pretrial Order) For crimes not defined as a serious offense, the court makes the following mandatory findings pursuant to RCW 9.41.800: ☐The defendant used, displayed, or threatened to use a firearm or other dangerous weapon in a felony. ☐The defendant is ineligible to possess a firearm due to a prior conviction pursuant to RCW 9.41.040; or ☐Possession of a firearm or other dangerous weapon by the defendant presents a serious and imminent threat to public health or safety or to the health or safety of any individual.			
	Additional Warnings to Defendant: This order does not modify or terminate any order entered in			
any other case. You are still required to comply with other orders. Willful violation of this order is punishable under RCW 26.50.110. State and federal firearm restrictions apply. 18 U.S.C. § 922(g)(8)(9); RCW 9.41.040.				
	Pursuant to 18 U.S.C. § 2265, a court in any of the 50 states, the District of Columbia, Puerto Rico, any United States territory, and any tribal land within the United States shall accord full faith and credit to the order.			
	Additional Orders			
8.	3. Civil standby: The appropriate law enforcement agency shall, at a reasonable time and for a reasonable duration, assist the defendant in obtaining personal belongings located at:			
9.	The clerk of the court shall forward a copy of this order on or before the next judicial day to: THURSTON COUNTY SHERIFF where the case is filed, which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.			
10.	☐ This order replaces all prior no-contact orders protecting the same person issued under this cause number.			
Da	ated (mm/dd/yyyy): 02/23/2022 Time 9:33 AM in open court with the defendant present.			
Ιa	cknowledge receipt of a copy of this order: COMMISSIONER PAUL D. WOHL			
	Sommodoniem Action Monte			
De	efendant			
	☑ Defendant appeared and was informed of the order by the court; further service is not required.			

CASE NUMBER: 17059 TCP

The protected person shall be provided with a certified copy of this order.

I am a certified or registered interpreter or	•	qualified to interpret in the endant understands. I translated this		
order for the defendant from English into that language.				
Signed at (city) OLYMPIA	, (state) <u>WA</u>	, on (date)		
Interpreter:	print name:			
print name:				

District Court of Washington for the County of Thurston	
	No . 17059 TCP
STATE OF WASHINGTON Plaintiff	-
T Idillian	ORDER TO SURRENDER
VS.	WEAPONS (ORWPNP/ORSRH)
JENNIFER LORRAINE COMO	_
Defendant	(Clerk's Action Required)
D.O.B 12/01/1976	
 turn in any firearms, other dangerous weapons. Order. 	RS, ADJUDGES, and DECREES: that the defendant erous weapons, or concealed pistol license; AND , and concealed pistol license as stated in this
The court orders that you (defendant) must immed	iately surrender (turn in):
all firearms and other dangerous weapons in yany concealed pistol license	our possession or control AND
Surrender Weapons and Concealed Pistol License	(CPL) to:
THURSTON COUNTY SHERIFF Mere the case is filed.	County Sheriff City/Town Police Chief

other person designated by the court who is not prohibited from possessing or obtaining any firearms, other dangerous weapons, and CPL under state or federal law and who agrees to complete the

If any designated person does not agree to complete the Receipt, you must immediately give the weapons and CPL to the County Sheriff or Police Department of ______.

Name: _____ Relationship to you: MOTHER

__(WSBA)

Receipt for Surrendered Weapons and Concealed Pistol License:

Your attorney, name:

CASE NUMBER: 17059 TCP

	ol license have been surrendered must be filed				
(mm/dd/yyyy)	_				
If you have weapons or CPL:					
Step 1: Immediately turn in the weapons and CPL. Step 2: Get a receipt for the weapons and CPL from law enforcement or court designated person. Step 3: Complete the Proof of Surrender form and attach the receipt. Step 4: File the documents with the clerk of the Thurston County District Court within 5 days.					
If you do not have weapons or CPL:					
Step 1: Immediately complete and sign the Declara Step 2: File the declaration with the clerk of the Thur					
If you already surrendered firearms, other dangerous remain in the possession of the person who received surrender all firearms and other dangerous weapons following:	them until further order of the court. You must				
Attach sheet if there are more to list. You are require dangerous weapons subject to this order, even if they					
WACIC D The clerk of court shall forward a copy of this order on a THURSTON County Sheriff's Office or where the case is filed which shall enter this order into	or before the next judicial day to City/Town Police Dept				
LEA#					
	vice				
This order made in open court in the presence of the de	efendant. Additional service is not required.				
Warning! If you fail to comply with this Order, you charged with a misdemeanor and punished accor up to and including a felony if you are found to ordangerous weapon.	dingly. You may also be charged with a crime				
Dated _02/23/2022 at _9:33 AM	MINI MALI				
I acknowledge receipt of additional instructions for su acknowledge receipt of a copy of this order.	COMMISSIONER PAUL WOHL rrender of weapons and CPL to law enforcement. I				
Signature of Defendant	JENNIFER LORRAINE COMO Print Name				
Olymature of Defermant	i ilit Naille				