[X] Hearing is Set (time sensitive emergency XP)

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Commissioner/Calendar:



Superior Court of Washington, County of Kitsap_

In re: Mr. Feulner's Petition De Novo PPP Care and Parenting of Adeline Feulner.

Petitioner/s (person/s who started this case):

Heather Wood (mother)

And Respondent/s (other party/parties):

Lenard Feulner (father)

No. <u>07-3-01713-1</u> (objection to case #)

& RE: Objection to disqualified judge
Adams hearing Mr. Feulner's Petition De
Novo (See Ms. Wood's Notice invoking
her right to disqualify Adams)

&Objection to Mr. Feulner's joining
DeNove with petition withdrawn by Wood.

(Clerk's Action Required re: RCW 4.12.050)

Parenting Plan

(PPP / PPT / PP)

Clerk's action required: 1

TO: The Kitsap County Superior Court Clerk, 614 Division St #202, Port Orchard, WA, 98366,

(360) 337-7164, superiorcourt@kitsap.gov; exparte@kitsap.gov, AND

24.3.11ppp response to Mr. F.
Objections to joining with Wood's withdrawn ppp.
RE:Adam's dismissal

Parenting Plan p. 1 of 14 Heather L Wood, hrwoodo12@gmail.com

07-3-01713-1 OB 207 Objection Opposition



9129 James Rd, SW, Rochester, WA 98579

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Lenard Feulner, Respondent, 333 Lippert Dr, W, #C129, (360) 228-6079, Lenardfeulner@gmail.com , AND

Adeline Feulner, 4101 Anderson Hill Rd SW, Port Orchard, WA, 98367, (564) 220-8922, Adelinewolfpaw@gmail.com; AND

Nancy Tarbell, esq., #26686, PO Box 840, Manchester, WA 98353-0840, Nancy@tarbelllaw.com , (360)871-2794; AND

Kerry Stevens, esq., Bar #15420, (previously appointed GAL in withdrawn & dismissed Petition) 11074 SE Glendale Ave Unit A, Port Orchard, WA 98366-9033, SLO@wavecable.com, (360) 269-2947; AND

Commissioner Matthew Clucas, esq. #22929, 614 Division St, Port Orchard, WA 98366-4683, (360) 337-7140

I Identity of the Parties

COMES now, Heather Wood, pro se of necessity, w/o counsel, under protest, indigent, in Forma Pauperis to make the Objections noted herein, remind all persons of notice via declaration pursuant to RCW 4.12.050 disqualifying judge Adams as a nondiscretionary matter of right, & to clarify the arc of this cause:

JURISDICTION & VENUE

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While the case # captioned above would have been properly within Kitsap County's Family Court subject matter and in personum jurisdiction due to the minor child's birth and both litigants' residency in Washington State, the Kangaroo unlawfully held impromptu hearing on 8-15-23 before Commissioner Clucas, without a scintilla of due process after the regularly scheduled MTSC hearing was disposed of and Lenard Feulner's motion dismissed. DEPRIVED jurisdiction and authority from this Court when it failed to meet even the most minimal procedural mandates subsequent to luring the parties back into the courtroom w/o notice in collusion with two non-participating attorneys (Williamson & Yelish) who observed a commotion/altercation between Heather Wood, mother, and Adeline. her child. OUTSIDE the COURTROOM & Courthouse in the hallway/lobby where it ensued-extrajudicially contacting Clucas and MODIFYING THE RECORD through UNSWORN statements without either parent's permission or participation. Thus, Heather Wood took exception to jurisdiction, and reserved the objection THROUGHOUT these fruit of the poisoned tree proceedings in protest despite her appearance. Similarly, Venue was improper in Kitsap because the child's domicile remained with the legal custodial parent, Heather Wood, who was and remains domiciled in Thurston County. Heather Wood NEVER abandoned Adeline. Adeline refused to leave the Lewis County (Providence) hospital w/her mother, & ran away w/her father who acted in concert whis daughter to further alienate Adeline's affections from her mother while engaging in custodial interference, i.e. hiding/sheltering a runaway.

(1) OBJECTION 1: Commissioner Clucas was privately contracted by these two women w/o standing, local attorneys, Amanda Williams and Laura Yelish, who manipulated Clucas into unlawfully recalling

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the case w/o due process, notice, or an opportunity to confront the litigants' accusers, and taking statements from the two attorneys on the record w/o swearing them in: i.e. with NO testimony as a basis, and an illegally held hearing at that. Heather Wood continues to take exception on the record to this outrage and lawless Kangaroo hearing.

Heather Wood, the complaining mother in this instance continues to take exception on an continuing ongoing basis, reserving her protest/objection to the same to this violation of her civil rights and the kidnapping of her child under the pretext of the Court's authority without even the color of State law, thus lack of proper jurisdiction. Moreover, as a matter of law, the above captioned cause number, a Petition by the mother for a parenting plan was withdrawn and confirmed as withdraw by judge Adams, after recognizing the mother had served notice on all parties she had withdrawn her petition effective immediately, i.e. Procedurally, there exists no Petition to be joined to Lenard Feulner's de novo Petition for a parenting plan, thus requiring either a new case # to distinguish it from the rubbish pile he created in the above captioned cause number, now defunct/dismissed. Ms. Wood objects to Lenard Feulner's attempt to further his trashing the record, ambiguation and abuse of process. If he chooses to file a de novo petition, he is required to strictly adhere to original procedural requirements. He has yet to do so.

Mr Feulner may file under the original cause number brought on by the State of Washington as the Petitioner in 2007 or file under a NEW cause # issued by the Kitsap County Clerk's office as a parenting

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case. Procedurally, he should file as the Petitioner in that new cause # for a parenting plan, allowing for discovery and the full exercise of Due Process by the parties instead of the court acting as a shadow litigant and knight errant for the at risk child, Adeline Feulner.

(2) OBJECTION 2: Nancy Tarbell's GAL Report was filed after Heather Wood's Petition under the above captioned cause # was withdrawn & Dismissed. It should be struck from the record as untimely for a cause # wherein the record has been closed subsequent to the cause of the action being withdrawn and dismissed. Ms. Wood requests her objection be acted on.

(3) OBJECTION 3: GAL'S PROCEDURAL BACKGROUND RE: GAL AUTHORITY

Ms. Wood takes exception to the GAL's assertion in her 1st paragraph of her report, "Many of the issues that halted my investigation have since been resolved with Judge Adams becoming the assigned judicial officer." The most salient and substantive of procedural errors remain including a plethora of corrupt substantively deficient on their face documents/pleadings in the case as well as void ab initio improper jurisdiction and venue resulting from an impromptu Kangaroo hearing conducted by Commissioner Clucas on 8-15-23 along with all the poisoned fruit procedurally emanating from that event—voiding them each in turn. The Court cannot un-ring the death knell commissioner Clucas struck to its authority/proper jurisdiction on 8-15-23.

All subsequent orders/appointments and settings were void ab initio as a result of the complete lack of Due Process afforded the litigants by Clucas on 8-15-23. The GAL coyly omits the salient fact the 2-16-24 hearing she references (case #23-2-01534-18) was docketed to hear Ms. Wood's Motion for Summary Judgment in

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her daughter's Emancipation Petition, an entirely separate cause in which Nancy Tarbel had NO standing whatsoever. Moreover, Ms. Wood struck that motion from the docket, as was her right. Yet the GAL and Judge Adams treated it as though it was one and the same despite Judge Adams acknowledging the mother's withdrawal of her Petition and effectively dismissing it. The abomination of procedural errors continued apace when Adams ruled Mr. Feulner's responsive pleading to the now defunct Petition brought by the mother would be treated as a COUNTER CLAIM when none existed in fact or in, law. Like the nunc pro tunc magic the GAL references. judge Adams needed only to snap her gavel to make it so despite the stars in the heavens, time, or any other facts based in reality or law. Ms. Wood HAD provided timely notice to the Court, both electronically (2-9-24) and by mail Petition, which 2/16/24, a proceeding scheduled for Adeline's Emancipation cause but struck from the Docket by Ms. Wood as it was HER Motion for Summary Judgment in Adeline's Petition, which the Court had NO AUTHORITY to hold as the Child failed to ever provide the mother with a SUMMONS or Proof thereof as required. It would seem the Court's failure to ensure mandatory Original Service & Due Process in both cause numbers, deprived it of proper legal jurisdiction in either. Thus, arguments relating to "Counter Claims" under such circumstances are moot; challenges to jurisdiction are ALWAYS timely. The documented sexual abuse of Adeline was not checked by the GAL

Parenting Plan

. This parenting plan is a <i>(check one):</i>			
	[X] Proposal (request) by a parent (name/s): Heather Wood It is not a signed court order. (PPP)		
	[] Court order signed by a judge or commissioner. This is a <i>(check one)</i> : [] Temporary order. (PPT)		
	[] Final order. (PP)		
	[] This final parenting plan changes the last final parenting plan.		
2.	Children – This parenting plan is for the following children:		

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Child's name	Age	Child's name	Age
Adeline Feulner	16	•	22
	, francisco de la constanta de		in single services
	and the same of th		
H - 20 M - 10 M	, Augustasia		eri uncipus
	4,550 many		

- 3. Reasons for putting limitations on a parent (under RCW 26.09.191)
 - a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense. (If a parent has any of these problems, the court **must** limit that parent's contact with the children and that parent's right to make decisions for the children, and may not require dispute resolution other than court.)
 - [] Neither parent has any of these problems. (Skip to 3.b.)
 - [X] A parent has one or more of these problems as follows (check all that apply):
 - [] Abandonment (Parent's name) intentionally abandoned a child listed in 2 for an extended time.
 - [X]

Neglect – Lenard Feulner substantially refused to perform his/her parenting duties for a child listed in 2.

- [X]Child Abuse Lenard Feulner abused or threatened to abuse a child. The abuse was (check all that apply):
 - [] physical [x] sexual [] repeated emotional abuse.
- [X] **Domestic Violence** Lenard Feulner (Coercive Control) has a history of domestic violence as defined in RCW 7.105.010.
- [X] Assault Lenard Feuiner (coercion, Intimidation, and threats) has assaulted or sexually assaulted someone causing grievous physical harm, causing fear of such harm, or resulting in a pregnancy.

24	4.3.11ppp response to Mr. F. Parenting Plan Heather L Wood,
	[] Does not apply. There are no reasons for limitations checked in 3.a. or 3.b. above. (Skip to 5 .)
4.	Limitations on a parent
	Parental alienation/Coercive Control.
	[X] Other (specify)
	has kept the other parent away from a child listed in 2 for a long time, without a good reason.
	[X] Withholding the child – Lenard Feulner:(Custodial Interference)
	1X) Abusive use of conflict – Leonard Feulner uses conflict in a way that may cause serious damage to the psychological development of a child listed in 2.
	has few or no emotional ties with a child listed in 2.
	[] Lack of emotional ties – (Parent's name):
	[X] Substance Abuse – Lenard Feulner has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent.
	[X] Emotional or physical problem – Lenard Feulner: (Developmental disability, lack of empathy) has a long-term emotional or physical problem that gets in the way of his/her ability to parent.
	[X] Neglect – Lenard Feulner neglected his parental duties towards a child listed in 2.
	[X]A parent has one or more of these problems as follows (check all that apply):
	[] Neither parent has any of these problems. (Skip to 4.)
	b. Other problems that may harm the children's best interests. (If a parent has any of these problems, the court may limit that parent's contact with the children and that parent's right to make decisions for the children.)
	[] Someone living in (parent's name):''s home has been convicted as an adult or adjudicated as a juvenile of a sex offense.
	[X]Lenard Feulner (Rape of 6 y/old child. Case # K13005713.
	TXT Sex Offense -
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[] No limitation even though	is despite reasons (expla there are reasons for limit	in why there are no limitations on a ations checked in 3.a. or 3.b. abov	parent (e):
[X]	The followin	g limits or conditions apply to Le	
Feulner:	(check all that	at apply):	
[] No contac	ct with the children.		
[] Limited co below.	ontact as shown in the Par	enting Time Schedule (sections 8 -	- 14)
	nting Time Schedule): 3 ho	schedule, list all contact tiere instrurs professionally supervised visit/f	
supervision	on must be paid by Lenard	time shall be supervised. Any costs	of
•	rvisor shall be:		mdoom TDD
[X]		a professional super	rvisor: 18D
[]a	non-professional superviso	ox (name):	
The dates	s and times of supervised	contact will be:	
[] as	shown in the Parenting T	ime Schedule (sections 8 - 11) be	low.
[X]as	follows (specify): On a we	eekend, 3 hours, 1/fortnight.	
[X] <u>No d</u>	iscussion of drugs, sex, no	or of the mother; no parental alienal	<u>fion</u>
test, no gi	ifting of weapons, no gifting	ing parenting time (specify): Negati g of candy or sugar treats, no lude arel gifts, no kitty licks, or doggy kis	lyrics or
[X] Evaluat	tion or treatment require	d. (Name): Lenard Feuiner	must:
24,3.11ppp response to Mr. I	F. Parenting	Plan Heather L Wood,	

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[X] [X] as recommende	re) and comply with ed by the evaluation	treatment:
[X]p	Treatment for sex evaluation and tre provide a copy of the	tual deviancy to take eatments as necess evaluation and con	e priority; shall take priority; repeat ary as recommended by the evaluator. apliance reports (specify details): Provide
tı	imely copies to the c	ourt, and to the mot	her
	s parent does not fol nting visitation time wil		r treatment requirements above, then:
day-to- safety	the children are with day decisions for the	e children when the lthcare. Major decisi	nsible for them. You can make y are with you, including decisions about ions must be made as follows: he children?
Statement Asset Transfer	Type of Major Decision	Joint (parents make these decisions together)	
Scho	ol / Educational	The state of the s	[X] (Name): Heather Wood
Healt	hcare (not emergency)	[]	[X] (Name): Heather Wood
Othe	r: Church/Youthgroup	17	[X] (Name): Heather Wood
	r: Diet/Drug Vaping/marijuana	f]	[X] (Name): Heather Wood
	r: Disciplinary: TREATMENT	[]	[X] (Name): Heather Wood
	sons for limits on a here are no reasons	-	•

[X] EXPEDITE (if filed < 5 days of Hearing) [X] Hearing is Set (time sensitive emergency XP) Date:3/15/2024 Rm_TBD? Time: 1:30 PM ZOOM #: passcode Commissioner/Calendar: Major decision-making must be limited because one of the parents has IX problems as described in 3.a. above. [X] Major decision-making should be limited because (check all that apply): IXI Both parents are against shared decision-making. [X] One of the parents does not want to share decision-making and this is reasonable because of: [X] problems as described in **3.b.** above. the history of each parent's participation in decision-making. IXI the parents' ability and desire to cooperate with each other in decision-making. [X] the distance between the parents' homes makes it hard to make timely decisions together. 6. Dispute Resolution Important! After this parenting plan is signed by a judge or commissioner, if you and the other parent disagree about shared decisions or what parts of this plan mean, the court may require you to use a dispute resolution provider before going back to court. The court may only require a dispute resolution provider if there are no limitations in 3.a. above. If a dispute resolution provider is checked below, the parents may, and sometimes must, use this provider before filing a Petition to Change a Parenting Plan or a Motion for Contempt for not following the plan. Check your county's Local Court Rules.

a. The parents will go to (check one):

I	The dispute resolution provider below (before they may go to court):		
	[] Mediation (mediator or agency name):		
	[] Arbitration (arbitrator or agency name):		
••	-[-] Counseling (counselor or egency name):		
	If a dispute resolution provider is not named above or if the named provider is no longer available, the parents may agree on a provider or ask the court to name one.		
	Important! Unless there is an emergency, the parents must participate in the		

Important! Unless there is an emergency, the parents must participate in the dispute resolution process listed above in good faith, before going to court for disagreements about joint decisions or what parts of this plan mean. This section does not apply to disagreements about money or support.

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[X] Court (without having to go to mediation, arbitration, or counse (If you check this box, skip to section 7 below and do not fill out 6.b.)	ling).
b. If mediation, arbitration, or counseling is required, one parent must notify the oth parent by (check one): [] certified mail [] other (specify):	
The parents will pay for the mediation, arbitration, or counseling services as follo (check one):	WS.
[] <i>(Name)</i> :will pay%	Ī
(Name): will pay%	•
[] based on each parents' Proportional Share of Income (percentage) from line the Child Support Worksheet.	
[] as decided through the dispute resolution process.	
What to expect in the dispute resolution process:	
 Preference shall be given to carrying out the parenting plan. 	
If you reach an agreement, it must be put into writing, signed, and both parer	nts
must get a copy.	
 If the court finds that you have used or frustrated the dispute resolution process. 	ess
without a good reason, the court can order you to pay financial sanctions (penalties) including the other parent's legal fees.	
 You may go back to court if the dispute resolution process doesn't solve the 	
disagreement or if you disagree with the arbitrator's decision.	
7. Custodian	
The custodian is: Heather Wood.	
solely	for
the purpose of all state and federal statutes which require a designation or determin of custody. Even though one parent is called the custodian, this does not change the parenting rights and responsibilities described in this plan.	ation
(Washington law generally refers to parenting time and decision-making, rather than custody. However some state and federal laws require that one person be named the custodian. The custodian is the per with whom the children are scheduled to reside a majority of their time.)	

[X] EX	[X] EXPEDITE (if filed < 5 days of Hearing)			
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.[]	Parenting Time Schedule (Residential Provisions)			
Chec	k one:			
[X]	Limited schedule only – The children live with (name): Heather Wood and have no contact with the other parent except as described in section 4.			
	(You may skip the parenting time schedule in sections 8—11, unless you want a different Summer or Holiday schedule, including to give uninterrupted time for vacation and holidays to the parent not subject to limitations.)			
[]	Complete the parenting time schedule in sections 8 – 11.			
8.	School Schedule			
	a. Children under school-age			
[X] Does not apply. All children are school-age.[] The schedule for children under school-age is the same as for school-age children.				
				[] Children under school-age are scheduled to live with (name):
	except when they are scheduled to live with (name): on (check all that apply):			
	[] WEEKENDS: [] every week [] every other week [] other (specify):			
	from (day) at:m. to (day) at:m.			
	from (day) at:m. to (day) at:m.			
[] WEEKDAYS: [] every week [] every other week [] other (specify):				
	from (day) atm. to (day) atm.			
	from (day) atm. to (day) atm.			
	[] OTHER (specify):			
	{ } Other (specify):			

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b. School-age children			
This schedule will apply (check one): [X] immediately. [] when the youngest child enters (check one): [] Kindergarten [] 1st grade [] when the oldest child enters (check one): [] Kindergarten [] 1st grade			
[] Other: The children are scheduled to live with (name): except when they are scheduled to live with (name): (check all that apply):			
[] WEEKENDS: [] every week [] every other week [] other (specify):			
from (day) at:m. to (day) at:m.			
from (day)atm. to (day)atm.			
[] WEEKDAYS: [] every week [] every other week [] other (specify):			
from (day)at:m. to (day)at:m.			
from (day)at:m. to (day)at:m.			
[] OTHER (specify):			
[] Other (specify):			
9. Summer Schedule Summer begins and ends [] according to the school calendar. [] as follows:			
[] The Summer Schedule is the same as the School Schedule. (Skip to 10.) [] The Summer Schedule is the same as the School Schedule except that each parent shall spend weeks of uninterrupted vacation time with the children each			
24.3.11nnn resnanse fo Mr. F. Parenting Plan Heather I. Wood			

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summer. The parents shall confirm their vacation schedules in writing by the end of (date) each year. (Skip to 10.) [] The Summer Schedule is different than the School Schedule. The Summer Schedule will begin the summer before (check one): [] the youngest child [] the oldest child [] each child					
begins (check one): [] Kindergarten [] 1st grade [] Other:					
During the summer the children are scheduled to live with (name): on check all that apply):					
[] WEEKENDS: [] every-week [] every-other week [] other (specify):					
from (day) at:m. to (day) at:n					
from (day) at:m. to (day) at:n					
[] WEEKDAYS: [] every week [] every other week [] other (specify):					
from (day)atm. to (day)atn					
from (day) at:m. to (day) at:n					
[] OTHER (specify):					
10. Holiday Schedule (includes school breaks and special occasions)					
[] The Holiday Schedule is the same as the School and Summer Schedules above for all holidays, school breaks, and special occasions. (Skip to 11.)					
[] The children are scheduled to spend holidays, school breaks, and special occasions as follows: (Check all that apply. Note any differences for children who have not yet started school.)					
Martin Luther King Jr. Day – Begins and ends (day/time):					
[] Odd years with (name):; Even years with the other parent.					
[] Every year with (name):					
[] With the parent who has the children for the attached weekend.					
[] Other plan:					
[] Presidents' Day – Begins and ends (day/time):					
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nrwooda i 2@gmail.com

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 [] Odd years with (name):; Even years with the other parent. [] Every year with (name): [] With the parent who has the children for the attached weekend. [] Other plan: 			
[] Mid-winter Break - Begins and ends (day/time):			
[] Odd years with (name):; Even years with the other parent. [] Every year with (name):			
[] Each parent has the children for the half of break attached to his/her weekend. The children must be exchanged on Wednesday at (time):			
[] Other plan:			
[] Spring Break – Begins and ends (day/time):			
[] Odd years with (name):; Even years with the other parent.			
 [] Every year with (name): [] Each parent has the children for the half of break attached to his/her weekend. The children must be exchanged on Wednesday at (time): [] Other plan: 			
[] Mother's Day – Begins and ends (day/time):			
[] Odd years with (name):			
[] Memorial Day – Begins and ends (day/time):			
[] Odd years with (name):; Even years with the other parent. [] Every year with (name):			
[] With the parent who has the children for the attached weekend.[] Other plan:			
[] Father's Day – Begins and ends (day/time):			
[] Odd years with (name):; Even years with the other parent. [] Every year with (name): [] Other plan:			

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[]F	ourth of July – Begins and ends (łay/time):
	Odd years with (name):	; Even years with the other parent.
	Every year with (name):	-
_] Follow the Summer Schedule in	
	Other plan:	
_	abor Day - Begins and ends (day/	
		; Even years with the other parent.
_		
1] Every year with (name):] With the parent who has the chi	liver for the otto-had resident
	Other plan:	
_		
		s and ends (day/time):
		; Even years with the other parent.
	Tevery year with (name):	
Ĩ	Other plan:	
		
111	Vinter Break – Begins and ends (da	awlime):
•		Ever years with the other parent.
	Every year with (name):	
·-] Other plan:	_
,	1 Outer Plant	
[] C		ends (day/time):
		; Even years with the other parent.
	I Every year with (name):	
-] Follow the Winter Break schedu	
	1 Other plan:	
-		

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118	New Year's Eve / Day – Begins and ends (day/time):
	odd/even is based on New Year's Eve)
	[] Odd years with (name): Even years with the other parent.
	[] Every year with (name):
	[] Follow the Winter Break schedule above.
	[] Other plan:
(All three-day weekends not listed elsewhere (Federal holidays, school in-service days, etc.) [] The children shall spend any unspecified holiday or non-school day with the parent who has them for the attached weekend.
. •	[] Other plan:
Plan	ortant! Families in Washington observe a broad range of religions and traditions. Your Parenting can provide for how children will spend time on other significant days. (Examples: Eid, Passover, er, Chimese New Year, birthdays, etc.) Add lines as needed:
[:]	Other occasion important to the family:
	[] Begins and ends (day/time):
	[] Odd years with (name):; Even years with the other parent.
	[] Every year with (name):
	[] Other plan:
[]	Other occasion important to the family:
	[] Begins and ends (day/time):
	[] Odd years with (name):Even years with the other parent.
	[] Every year with (name):

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[] Other plan:		
Other occasion important to the family:		
[] Begins and ends (day/time):		
I] Odd years with (name): Even years with the other parent.		
[] Every year with (name):		
[] Other plan:		
11. Conflicts in Scheduling		
The Holiday Schedule must be observed over all other schedules. If there are conflicts within the Holiday Schedule (check all that apply):		
[] Named holidays shall be followed before school breaks.		
[] Children's birthday/s shall be followed before named holidays and school breaks.		
[] Other (specify):		
12. Transportation Arrangements		
The children will be exchanged for parenting time (picked up and dropped off) at:		
[] each parent's home		
[] school or daycare, when in session		
[X] other location: Selected professional visitation supervising service location.		
Who is responsible for arranging transportation?		
 The picking up parent – The parent who is about to start parenting time with the children must arrange to have the children picked up. 		
[] The dropping off parent—The parent whose parenting time is ending most arrange to have the children dropped off.		

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[X]	Mother will arrange transportation Lenard will select a professional visitation service in county where mother and daughter are domiciled. Leonard will immediately bear all expenses of the transportation, but Lenard will not transport the child.

13. Moving with the Chil/dren (Relocation)

Anyone with majority or substantially equal residential time (at least 45 percent) who wants to move with the children must notify every other person who has court-ordered time with the children.

Move to a different school district

If the move is to a different school district, the relocating person must complete the form Notice of Islant to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move.

Exceptions:

- If the relocating person could not reasonably have known enough information to complete the form in time to give 60 days' notice, they must give notice within 5 days after learning the information.
- If the relocating person is relocating to a domestic violence shelter or moving to avoid a clear, immediate, and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- A relocating person who believes that giving notice would put themself or a child at
 unreasonable risk of harm, may ask the court for permission to leave things out of
 the notice or to be allowed to move without giving notice. Use form Motion to Limit
 Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

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If the relocating person wants to change the Parenting Plan because of the move, they must deliver a proposed Parenting Plan together with the Notice.

Move within the same school district

If the move is within the same school district, the relocating person still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A relocating person who does not give the required notice may be found in contempt of court. If that happens, the court can impose sanctions. Sanctions can include requiring the relocating person to bring the children back if the move has already happened, and ordering the relocating person to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the relocating person's proposed *Parenting Plan*. If the move is within the same school district, the other party doesn't have the right to object to the move, but they may ask to change the *Parenting Plan* if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting Custody Order (Relocation) (form Ft. Relocate 721). File your Objection with the court and serve a copy on the relocating person and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than 30 days after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the *Notice* was served, the relocating person may not move to a different school district with the children unless they have a court order allowing the move.

After the 30 days, if no Objection is filed, the relocating passon may move with the children without getting a court order allowing the move.

After the 30 days, if an *Objection* has been filed, the relocating person may move with the children **pending** the final hearing on the *Objection* unless:

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- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after
 the date the Objection was served on the relocating person. (However, the
 relocating person may ask its count for an order allowing the move even though a
 hearing is pending if the relocating person believes that they or a child is at
 unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the relocating person served a proposed Parenting Plan with the Notice, and if no Objection is filed within 30 days after the Notice was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- Either party may ask the court to approve the proposed plan. Use form Ex Parte Motion for Final Order Changing Parenting Plan No Objection to Moving with Children (FL Relocate 706).

Forms

You can find forms about moving with children at:

- The Washington State Courts' website: www.courts.wa.gov/forms,
- Washington LawHelp: www.washingtonlawhelp.org, or
- The Superior Court Clerk's office or county law library (for a fee).

(This is a summary of the law. The complete law is in RCW 26.09.430 through 26.09.480.)

14. Other

Priority shall be given to Adeline's apprenticeship for a trade ideally. It possible, at the Bremerton Shipvard. The mother will make a good faith effort to accommodate Adeline's

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job skills and training for her eventual emancipation whether by court order, or by her majority.	
Both parents shall be required to prohibit Adeline from indulging in drugs, alcohol, vaping, and gratuitous promiscuity.	
Both parents will make a good term effort to encourage Adeline to keep up her grade	
Neither parent will administer corporal punishment.	
Lenard shall be responsible for half the cost of any therapy or medical expenses required for Adeline.	
15. Proposal	
[] Does not apply. This is a court order.	
[X] This is a proposed (requested) parenting plan. (The parent/s requesting this plan must read and sign below.)	
I declare under penalty of perjury under the laws of the State of Washington that this plan was proposed in good faith and that the information in section 3 above is true.	
Heather Wood Parent requesting plan signs here	
Signed at Port Orchard, WA	
)	
Other parent requesting plan (if agreed) signs here Signed at (city and state)	
16. Cond Order	
[] Does not apply. This is a proposal.	
[] This is a court order (if signed by a judge or commissioner below).	
Findings of Fact – Based on the pleadings and any other evidence considered:	
The Court adopts the statements in section 3 (Reasons for putting limitations on a parent) as its findings.	
[] The Court makes additional findings which are:	

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[] contained in an or Parenting Plan.	der or findings of fact entered at the same time as this
[] attached as Exhib	it A as part of this <i>Parenting Plan</i> .
[] other	
Conclusions of Law - This F	arenting Plan is in the best interest of the children.
[] Other:	
Order – The parties must follo	w this Parenting Plan.
	>
Date	Judge or Commissioner signs here
of this order may subject a violator to If this is a court order, the parties and/ This order (check any that apply): [] is an agreement of the parties. [] is presented by me.	or their lawyers (and any GAL) sign below. This order (check any that apply): [] [] [] [] [] [] [] [] [] [
[] may be signed by the court without notice	to me. I I may be signed by the court without notice to me.
Petitioner or lawyer signs here + WSBA #	Respondent or lewyer signs here + WSBA #
Print Name Date	Print Name Date
This order (check any that apply): [] is an agreement of the parties. [] is presented by me.	This order (check any that apply): [] is an agreement of the parties. [] is presented by me. to me. [] may be signed by the court without notice to me.
>	
Other party or lawyer signs here + WSBA #	Other party or Guardian ad Litem signs here.
24.3.11ppp response to Mr. F. Objections to joining with Wood's	Parenting Plan Heather L Wood, p. 24 of 14 hrwoodo12@gmail.com

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