1	
2	·
3	In re: Adeline Feulne
4	Heather Wood,
5	Petitio
6	And
7	
8	Lenard Feulner,
9	Respo
10	
11	THIS MATT
. 12	motion for an Order
13	
14	Kerry Stevens, attorn
15	having appeared pro
16	heard argument for the
17	the records and files
18	FINDS that t
19	101 Wash App 1000
20	191 Wash. App. 1009
21	to produce evidence;
22	ORDERED t
23	an Order for Protection
24	Ordered that
25	
26	including grades any

NOPE AND	a)
KIT OU COUPLE	
DAIL COLL SOM	U
SUPERIOR COURT OF WASHINGTON COLLEGE TO THE TOTAL OF WASHINGTON COLLEGE TO THE TOTAL OF THE TOTA	Faji V
WIS INFRA	

In re: Adeline Feulner; Heather Wood,		
Petitioner,)	NO. 07-3-01713-1
And)	
Lenard Feulner,		ORDER ON MOTION FOR SHORTENED TIME and
Respondent.)	ORDER ON MOTION FOR PROTECTION

THIS MATTER having come on before the Honorable Judge Michelle Adams on the motion for an Order Shortening Time as well as a Motion for an Order for Protection brought by Kerry Stevens, attorney for the minor daughter of the parties; Heather Wood and Lenard Feulner having appeared pro se; the Guardian ad Litem, Nancy Tarbell having appeared; the court having heard argument for the parties, the attorney for the child and the Guardian ad Litem and based on the records and files herein; the court now

FINDS that the Court of Appeals upheld the lower court in the matter of Aiken v. Aiken, 191 Wash. App. 1009 (2015) ruling that a parent cannot compel a child to testify or be required to produce evidence; and it is further

ORDERED that the Motion for an Order Shortening Time is granted and the Motion for an Order for Protection shall be heard; and it is further

Ordered that the Petitioner's request for "all documents and reports from school, including grades any attendance and emails from teachers to adelinewolfpaw.com" is overly

STEVENS LAW OFFICE P.O. BOX 4545 S. COLBY, WA 98384 360-269-2947

07-3-01713-1 OR 316 Order 16641271



broad and burdensome, and further, school records are available to the Petitioner through the school, and to the extent that Lenard Feulner has taken any steps to prevent the Petitioner from accessing school records, he shall take steps to ensure that the Petitioner has records that she is entitled to as a parent; and it is further

ORDERED that the requests for "three most recent months of work schedules," is not relevant and need not be produced; and it is further

ORDERED that the request for "Amazon purchases from Adeline's original Amazon account since 7/20/2023-current, All bank statements including ALL PURCHASES made and to whom, all deliveries received for Adeline at 4101 Anderson Hill Road SW, Port Orchard, WA 98366, 7/20/20-13-present, including businesses, food purchases, and friends/subscription. N accounting of money in and out March 2023-current. All photographs taken and a list of names and contact information of humans identified in photographs," a overbroad and burdensome and need not be produced; and it is further

ORDERED that the requests for "All names and contact info of people tattoed by Adeline Feulner, and same for those tattoed Adeline Feulner. List of Addresses where all attoeing occurred; List of every weapon possessed by Adeline Feulner. List of guns Adeline has handled and at what addresses and owned by whom with contact information," is information which Adeline has a right to not disclose based on her Fifth Amendment rights, and need not be disclosed; and it is further

ORDERED that the request for "Food stamp purchase information" is overbroad and burdensome and is not relevant and need not be disclosed; and it is further

ORDERED that the request for "Medical and dental information, records, medications.

Drug test results" is protected confidential information and not subject to disclosure; and it is further

ORDERED that "List of names and contacts of people supplying Adeline with vaping, marijuana, alcohol and other substances including businesses and personal associates, List of names and contacts of people whom Adeline has supplied vaping paraphernalia, marijuana, alcohol and other substances to or helped traffic in any way, including on social media" is information that Adeline may object to under the Fifth Amendment and need not be disclosed; and it is further

ORDERED that the request for "List of names and contact information of online sex talk recipients with Adeline Feulner" is overbroad and burdensome and need not be produced; and it is further

ORDERED that the request for "Adeline's route to school and family schedule 7/20/2023-current" is irrelevant and need not be produced; and it is further

ORDERED that the request for "Adeline's historic, and open SnapChat, Instagram,
Facebook, and TikTok accounts with historical info including names, dates, videos, and friends"
is overbroad and burdensome and need not be produced; and it is further

ORDERED that the request for "Adeline's auto records and court details of illegal lane change infraction and audio/transcript" need not be produced as the Petitioner admits that she already has possession of that information; and it is further

ORDERED that Adeline Feulner need not appear for a deposition acheduled by the Petitioner; and it is further