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FILED  
2020 JAN 27  
KING COUNTY  
SUPERIOR COURT CLERK

CASE #: 20-2-01055-3 SEA

FAM 01

SUPERIOR COURT OF WASHINGTON  
FOR KING COUNTY

Mikail T. D. Nickerson 6.27.88

Petitioner DOB

vs.

Cory A. Hofstad 11.5.88

Respondent DOB

NO. 20-2-01055-3 SEA

REISSUANCE OF TEMPORARY  
ORDER FOR PROTECTION AND  
NOTICE OF HEARING - DV  
(ORRTPO)  
(Clerk's Action Required)

- The Temporary Order for Protection issued on January 13, 2020 (date) is hereby extended through the new court hearing date on this matter on Feb. 21, 2020 (date) at 8:30 a.m. at the King County Courthouse, 516 Third Ave., Room W291, Seattle, WA 98104.
- Other: Respondent has not yet been served. All terms of the TPO shall remain in full force and effect.

WACIC Data Entry

The Clerk of the Court shall forward a copy of this order on or before the next judicial day to the

County Sheriff's Office  Seattle City Police

Department where Petitioner lives which shall enter this order in any computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.

Service

- The Clerk of the Court shall also forward a copy of this order on or before the next judicial day to  King County Sheriff's Office  City Police Department where Respondent lives which shall personally serve the Respondent with a copy of this order, the Temporary Order, and the Petition, and shall promptly complete and return to this court proof of service.
- Petitioner shall make private arrangements for service of this order. 911 Svc Pkt
- Respondent appeared and was informed of the order by the court; further service is not required.

DATED 1/27/2020 at 9:11 a.m./p.m.

Presented by:

WJ  
Petitioner

Date

1/27/2020

JUDGE/COURT COMMISSIONER

I acknowledge receipt of a copy of this Order.

Camille J. Schaefer  
DID NOT APPEAR

Respondent

Date

Serve

EXPO!

FILED

2020 JAN 13

KING COUNTY

SUPERIOR COURT CLERK

CASE #: 20-2-01055-3 SEA

**Superior Court of Washington  
For King County**

Mikail Tia Denise Nickerson      06/27/1988  
Petitioner                          DOB  
vs.  
Cory Andrew Hofstad      11/05/1988  
Respondent                          DOB

**No 20-2-01055-3 SEA**

**Temporary Order for Protection and  
Notice of Hearing (TMOPRPT)**

(Clerk's Action Required)

Next Hearing Date/Time: 1/27/2020 @8:30 A.M.  
At: W-291, KCCH, 516 3rd AVE  
Seattle, WA 98104

**Names of minors:** [ ] No minors involved

First      Middle      Last      Age  
Olivia Melody Hofstad      6

**Respondent Identifiers**

Sex	Race	Hair
M	B	BLK
Height	Weight	Eyes
6'03	200	BRO

**Respondent's Distinguishing Features:**

**Caution:**

**Access to weapons:** [X] yes [ ] no [ ] unknown

**The court finds:**

The court has jurisdiction over the parties, the minors, and the subject matter. The respondent will be served notice of his or her opportunity to be heard at the scheduled hearing. RCW 26.50.070. For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm or injury.

**The court orders:**

- |     |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            |
|-----|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| [X] | 1. Respondent is <b>restrained</b> from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking<br>[X] petitioner [X] the minors named in the table above [ ] these minors only:                                                                                                                                                                                                                       |
| [X] | 2. Respondent is <b>restrained</b> from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of [X] petitioner [X] the minors named in the table above [ ] only the minors listed below [ ] members of the victim's household listed below [ ] the victim's adult children listed below: |

Additional no contact provisions are on the next page.

The terms of this order shall be effective until: the end of the hearing, noted above.

3. Respondent is **restrained** from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3<sup>rd</sup> party or contact by respondent's lawyer(s) with  petitioner  the minors named in the table above [ ] these minors only:

4. Respondent is **restrained** from going onto the grounds of or entering petitioner's  residence  workplace  ~~school~~  the day care or school of  the minors named in the table above [ ] these minors only:

[ ] other:

[ ] Petitioner's address is confidential.  Petitioner waives confidentiality of the address which is: 2701 3<sup>rd</sup> AVE W, Apt 208, Seattle, WA 98119

5. Petitioner shall have exclusive right to the residence petitioner and respondent share. The respondent shall immediately **vacate** the residence. The respondent may take respondent's personal clothing and respondent's tools of trade from the residence while a law enforcement officer is present. [ ] This address is confidential.  Petitioner waives confidentiality of this address which is:

6. Respondent is **prohibited** from knowingly coming within, or knowingly remaining within 500 Feet \_\_\_\_\_ (distance) of: petitioner's  residence  workplace  ~~school~~  the day care or school of  the minors named in the table above [ ] these minors only:

other: *Petitioner and protected minors persons.*

7. Petitioner shall have possession of essential personal belongings, including the following:

8. Petitioner is granted use of the following vehicle:

Year, Make & Model \_\_\_\_\_ License No. \_\_\_\_\_

9. **Other:**

Protection for minors:

10. Petitioner is **granted** the temporary care, custody, and control of  the minors named in the table above [ ] these minors only: Respondent's residential time under the parties parenting plan shall be temporarily suspended.

11. Respondent is **restrained** from interfering with petitioner's physical or legal custody of  the minors named in the table above [ ] these minors only:

12. Respondent is **restrained** from removing from the state  the minors named in the table above  these minors only:

### [X] Surrender of Weapons Order

The court finds that:

- irreparable injury could result if the order to surrender weapons is not issued.  
 respondent's possession of a firearm or other dangerous weapon presents a serious and imminent threat to public health or safety or the health or safety of any individual.

The Respondent must comply with the **Order to Surrender Weapons Issued Without Notice** filed separately which states:

Respondent shall immediately surrender all firearms, other dangerous weapons, and any concealed pistol licenses.

(Note: Also use form number All Cases 02-030.)

The respondent is directed to appear and show cause why this temporary order should not be made effective for one year or more and why the court should not order the relief requested by the petitioner or other relief which may include electronic monitoring, payment of costs, and treatment. **Failure to Appear at the Hearing May Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.**

**Warnings to Respondent:** A violation of provisions 1 through 6 of this order with actual notice of its terms is a criminal offense under chapter 26.50 RCW and will subject you to arrest. If the violation of the protection order involves travel across a state line or the boundary of a tribal jurisdiction, or involves conduct within the special maritime and territorial jurisdiction of the United States, which includes tribal lands, you may be subject to criminal prosecution in federal court under 18 U.S.C. § 2261, 2261A, or 2262.

A violation of provisions 1 through 6 of this order is a gross misdemeanor unless one of the following conditions apply: Any assault that is a violation of this order and that does not amount to assault in the first degree or second degree under RCW 9A.36.011 or 9A.36.021 is a class C felony. Any conduct in violation of this order that is reckless and creates a substantial risk of death or serious physical injury to another person is a class C felony. Also, a violation of this order is a class C felony if you have at least two previous convictions for violating a protection order issued under Titles 7, 10, 26 or 74 RCW.

If the court issues a final protection order, and your relationship to the petitioner is that of spouse or former spouse, parent of a common child, or former or current cohabitant as intimate partner, including a current or former registered domestic partner, you may not possess a firearm or ammunition for as long as that final protection order is in effect. 18 U.S.C. § 922(g)(8). A violation of this federal firearms law carries a maximum possible penalty of 10 years in prison and a \$250,000 fine. An exception exists for law enforcement officers and military personnel when carrying department/government-issued firearms. 18 U.S.C. § 925(a)(1). If you are convicted of an offense of domestic violence, you will be forbidden for life from possessing a firearm or ammunition. 18 U.S.C. § 922(g)(9); RCW 9.41.040.

**You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow 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.

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.

**Warning:** A person may be guilty of custodial interference in the second degree if they violate provisions 10, 11, or 12.

**Washington Crime Information Center (WACIC) Date Entry**

It is further ordered that the clerk of the court shall forward a copy of this order on or before the next judicial day to Seattle [ ] County Sheriff's Office [X] Police Department *Where Petitioner Lives* which shall enter it into WACIC.

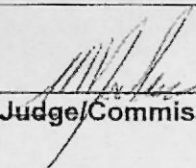
**Service**

- [X] The clerk of the court shall also electronically forward a copy of this order on or before the next judicial day to Seattle [ ] County Sheriff's Office [X] Police Department *Where Respondent Lives* which shall personally serve the respondent with a copy of this order and shall promptly complete and return to this court proof of service.  
[X] (Only if surrender of weapons not ordered) Petitioner has made private arrangements for service of this order. 911 sp

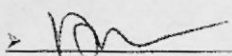
**Law Enforcement Assistance**

- [ ] Law enforcement shall assist petitioner in obtaining:  
[ ] Possession of petitioner's [ ] residence [ ] personal belongings located at: [ ] the shared residence [ ] respondent's residence [ ] other:  
[ ] Custody of the above-named minors, including taking physical custody for delivery to petitioner (if applicable).  
[ ] Other: \_\_\_\_\_

Dated: 1/13/2020 at 1:38 a.m./p.m.

  
**Judge/Commissioner**

Presented by:

  
Signature of Petitioner/Lawyer WSBA No. \_\_\_\_\_

1/13/2020  
Print Name

The petitioner or petitioner's lawyer must complete a Law Enforcement Information Sheet (LEIS).

**HENRY H. JUDSON**

JAN 13 2020

COURT COMMISSIONER

FILED  
2020 JAN 13  
KING COUNTY  
SUPERIOR COURT CLERK

CASE #: 20-2-01055-3 SEA

Superior Court of Washington For King County	
Mikail Tia Denise Nickerson Petitioner	DOB 06/27/1988
Vs.	
Cory Andrew Hofstad Respondent	DOB 11/05/1988

No. 20-2-01055-3 SEA

Order to Surrender Weapons  
Issued without Notice  
(ORWPN)  
(Clerk's action required)

Next Hearing Date/Time 2/5/20 @ 8:30 AM  
At: W331, KCCH, 516 3rd AVE, Seattle,  
WA 98104

This order is based on the findings in the order issued on 1/13/2020 (date).

Restrained person Cory Andrew Hofstad:

You must immediately surrender all firearms and other dangerous weapons in your possession or control, and any concealed pistol licenses issued under RCW 9.41.070 to the local law enforcement agency: Seattle Police or any law enforcement (fill in if known).

You must immediately surrender all firearms and other dangerous weapons subject to this order, including but not limited to the following:

Any and all firearms, ammunition, dangerous weapons and concealed pistol licenses


Attach sheet if there are more to list.

This order expires At the end of the hearing, noted above.

**If you have firearms, other dangerous weapons, or concealed pistol licenses:**

Step 1: When served, **Immediately** surrender all firearms, other dangerous weapons, and concealed pistol licenses to the law enforcement officer who serves you.

or

Step 1: If you were present at the hearing at which the order was entered, **immediately** surrender all firearms, other dangerous weapons, and concealed pistol licenses to the local law enforcement agency on the same day as the hearing. Contact the local law enforcement agency for directions on how to immediately surrender the firearms, dangerous weapons and concealed pistol licenses.

For all cases:

Step 2: **Get a receipt** for the firearms, other dangerous weapons and concealed pistol licenses from law enforcement.

Step 3: **Complete** the *Proof of Surrender* form and file it with the receipt.

Step 4: File the documents with the clerk of the court within 5 judicial (court) days.

**If you do not have firearms, other dangerous weapons, or concealed pistol licenses:**

Step 1: **Immediately** complete and sign the *Declaration of Non-Surrender* form.

Step 2: File the declaration with the clerk of the court within 5 judicial (court) days.

The Law Enforcement Officer serving this order shall inform you that the order is in effect upon service and that you must immediately surrender all firearms, other dangerous weapons and any concealed pistol licenses issued under RCW 9.41.070. The serving officer shall conduct any search for firearms, other dangerous weapons, and concealed pistol licenses as permitted by law. The serving officer shall take possession of:

- All firearms,
- Other dangerous weapons,
- Concealed pistol licenses belonging to respondent,

that are surrendered, in plain sight, or discovered during a lawful search.  
RCW 9.41.801. (Laws of 2019, ch. 345 §2).

**Washington Crime Information Center (WACIC) Data Entry**

The clerk of the court shall forward a copy of this order, with the temporary protection order, on or before the next judicial day to the Seattle

[ ] County Sheriff's Office or  City/Town Police Department where the protected person lives which shall enter this order into WACIC.

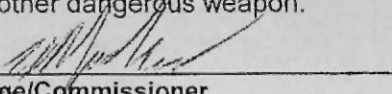
**Service**

The clerk will electronically forward this order to Seattle, [ ] county or  city/town law enforcement where the respondent lives for service of respondent. and 911 S.P.

[ ] The restrained person appeared and was informed of the order by the court; further service is not required.

## **Warning!**

- If you fail to comply with this order, you may be found in contempt of court and/or be charged with a misdemeanor and punished accordingly.
- You may also be charged with a crime up to and including a **felony** if you are found to own, possess, or control a firearm or other dangerous weapon.

Dated 1/13/2020 at 2:39 a.m./p.m.   
Judge/Commissioner

I acknowledge receipt of a copy of this order.

---

Signature of Restrained Person

---

Print Name

---

Signature of Restrained Person's Attorney WSBA No. Print Name

---

Signature of Protected Person or Attorney WSBA No. Print Name

You may download the forms listed in this order from the Washington Courts' forms website:  
<http://www.courts.wa.gov/forms/>.

**HENRY H. JUDSON**

JAN 13 2020

COURT COMMISSIONER

# Serve

FILED  
2020 JAN 13  
KING COUNTY  
SUPERIOR COURT CLERK

CASE #: 20-2-01055-3 SEA

**Superior Court of Washington  
For King County**

Mikaili Tia Denise Nickerson	06/27/1988
Petitioner	DOB
vs.	
Cory Andrew Hofstad	11/05/1988
Respondent	DOB

**No 20-2-01055-3 SEA**

**Petition for Order for Protection  
(PTORPRT)**

1.  I am a victim of domestic violence committed by the respondent.  
 A member of my family or household is a victim of domestic violence committed by the respondent.  
 I am a  guardian  guardian ad litem  next friend of a minor who is 13 to 15 years of age and is a victim of domestic violence in a dating relationship with a person age 16 or older. The name of the minor victim is \_\_\_\_\_.  
This person's identifying information is provided in paragraph 5 below.
2.  The victim lives in this county.  
 The victim left their residence because of abuse and this is the county of their new or former residence.
3. The victim's age is: \_\_\_\_\_ Respondent's age is:  
 Under 16  16 or 17  18 or over       Under 16  16 or 17  18 or over
4. The victim and the respondent are:  
 Intimate Partners because they are:  
 current or former spouses or domestic partners  parents of a child-in-common  
 age 16 or older and are/were in a dating relationship, and are currently residing together or resided together in the past  age 16 or older and are/were in a dating relationship, but have *never* resided together.  
 Family or household members because they are:  
 current or former adult cohabitants as roommates  adult in-laws  adults related by blood  parent and child  stepparent and stepchild  grandparent and grandchild.

5. Identification of Minors (if applicable) [ ] No Minors involved.

Name (First, Middle Initial, Last)	Age	Race	Sex	How Related to Petitioner	Respondent	Resides with
Olivia Melody Hofstad	6	Black	F	Child	Child	Petitioner

6. Other court cases or other restraining, protection or no-contact orders involving me, the minors and the respondent:

<b>Case Name</b>	RO	AHO	
<b>Case Number</b>	16-3-07692-4	12-2-00514-0	
<b>Court/County</b>	King County	Snohomish County	

I Request an Order for Protection following a hearing that will:

**1** [X] **Restrain** respondent from causing any physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking [X] me [X] the minors named in paragraph 5 above [ ] these minors only:

(If the court orders this relief, and you and the respondent are current or former spouses or domestic partners, parents of a child-in-common, age 16 or older and are/were in a dating relationship, and are currently residing together or resided together in the past, age 16 or older and are/were in a dating relationship, but have *never* resided together, the respondent will not be able to obtain or possess a firearm, other dangerous weapon, ammunition, or concealed pistol license for the duration of the order.)

**2** [X] **Restrain** respondent from harassing, following, keeping under physical or electronic surveillance, cyberstalking as defined in RCW 9.61.260, and using telephonic, audiovisual, or other electronic means to monitor the actions, locations, or wire or electronic communication of [X] me [X] the minors named in paragraph 5 above [ ] only the minors listed below; [ ] members of the victim's household listed below [ ] the victim's adult children listed below:

**3** [X] **Restrain** respondent from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing of court documents, with [X] me [X] the minors named in paragraph 5 above, subject to any court-ordered visitation [ ] these minors only, subject to any court-ordered visitation:

**4** [X] **Exclude** respondent from [ ] our shared residence [X] my residence [X] my workplace [X] my school [X] the residence, day care, or school of [X] the minors named in paragraph 5 above [ ] these minors only:

[ ] other:

You have a right to keep your residential address confidential.

<sup>5</sup> [ ] **Direct** respondent to vacate our shared residence and restore it to me.

<sup>6</sup> [X] **Prohibit** respondent from knowingly coming within, or knowingly remaining within \_\_\_\_\_ 500 Feet \_\_\_\_\_ (distance) of [ ] our shared residence [X] my residence [X] my workplace [X] my school [X] the day care or school of [X] the minors named in paragraph 5 above. [ ] these minors only:

[ ] other:

<sup>7</sup> [ ] **Grant** me possession of essential personal belongings, including the following:

<sup>8</sup> [ ] **Grant** me use of the following vehicle:

Year, Make & Model \_\_\_\_\_ License No. \_\_\_\_\_

<sup>9</sup> [ ] **Other**:

Protection involving a minor:

<sup>10</sup> [X] Subject to any court-ordered visitation, **Grant** me the care, custody and control of [X] the minors named in paragraph 5 above [ ] these minors only:

<sup>11</sup> [X] **Restrain** respondent from interfering with my physical or legal custody of [X] the minors named in paragraph 5 above [ ] these minors only:

<sup>12</sup> [X] **Restrain** the respondent from removing from the state: [X] the minors named in paragraph 5 above [ ] these minors only:

Additional Requests:

<sup>13</sup> [X] **Direct** the respondent to participate in appropriate treatment or counseling services.

<sup>14</sup> [X] **Require** the respondent to pay the fees and costs of this action.

<sup>15</sup> [X] **Remain Effective** longer than one year because respondent is likely to resume acts of domestic violence against me if the order expires in a year.

Protection involving pets:

<sup>16</sup> [ ] **Grant** me exclusive custody and control of the following pet(s) owned, possessed, leased, kept, or held by me, respondent, or a minor child residing with either me or the respondent. (Specify name of pet and type of animal.):

[ ] **Prohibit** respondent from interfering with my efforts to remove the pet(s) named above.

[ ] **Prohibit** respondent from knowingly coming within, or knowingly remaining within \_\_\_\_\_ (distance) of the following locations where the pet(s) are regularly found:

- [ ] petitioner's residence (You have a right to keep your residential address confidential.)  
 [ ] \_\_\_\_\_ Park  
 [ ] other: \_\_\_\_\_

#### Protection from Firearms and Other Dangerous Weapons

[X] **Require** the respondent to surrender all firearms, other dangerous weapons, and any concealed pistol licenses, and prohibit the respondent from accessing, obtaining, or possessing firearms, other dangerous weapons, or concealed pistol licenses.

Notice: If you **are** the respondent's intimate partner, after actual notice and an opportunity to be heard at the hearing, the court may be required to order the respondent to surrender firearms, other dangerous weapons, or concealed pistol licenses.

#### I want emergency temporary protection effective immediately, that lasts (up to 14 days) until the court hearing:

- [X] An emergency exists as described below. I request that a **Temporary Order for Protection** granting the relief requested above in 1) through 12) be issued immediately, without prior notice to the respondent, to be effective until the hearing.
- [X] I also request temporary surrender all firearms, other dangerous weapons, and any concealed pistol licenses without notice to the other party because irreparable injury could result if an order is not issued until the hearing.

What irreparable harm would result if an order is not issued immediately without prior notice to the respondent?

*Please see the following page.*

#### Request for Special Assistance from Law Enforcement Agencies:

I request the court order the appropriate law enforcement agency to assist me in obtaining:

- [ ] Possession of my residence.  [ ] Possession of the vehicle designated above.  
 [ ] Possession of my essential personal belongings at  [ ] the shared residence  
 [ ] respondent's residence  
 [ ] other location \_\_\_\_\_.  
 [ ] Custody of  [ ] the minors named in paragraph 5 above  [ ] these minors only (if applicable):  
\_\_\_\_\_  
\_\_\_\_\_

Other: \_\_\_\_\_

"Domestic violence" means physical harm, bodily injury, assault, including sexual assault, stalking, Or inflicting fear of imminent physical harm, bodily injury or assault between family or household members.

**Statement:** The respondent has committed acts of domestic violence as follows. (Describe specific acts of domestic violence and their approximate dates, beginning with the most recent act. You may want to include police responses.)

Describe the most recent violent act, fear or threat of violence, and why the temporary order should be entered today without notice to the respondent: Yesterday afternoon  
1/12/2020, (ony Hofstad sent me several messages threatening to kill me and torture me. He is demanding I let him see our daughter Olivia. We have a parenting plan in place, but he refuses to comply. Ony has mental health issues, he says he has certain military clearances and he says he will use these to bring me physical harm if I don't let him see our daughter. He told me he killed Jeffrey Epstein and that he is going to "torture me". I'm really afraid for my safety.

I made a report to the Seattle Police.

Describe the past incidents where you experienced violence, where you were afraid of injury or where the respondent threatened to harm or kill you: In 2013, Ony侵入了我的电子邮件并张贴了带有我的照片和电话号码的广告在 Craigslist 上。他跟踪了我，并告诉人们我是一个瘾君子，一个妓女。在2017年，他错误地指控我犯有儿童猥亵罪，因为我告诉他我搬出了我的家。他踢了我的脸，咬了我的眼睛，还在我肋骨上踢来踢去，同时拿着我们的孩子。这发生在2013-2014年。

Describe any violence or threats towards children: He has never made any threats to our child; but I fear he will harm me and attempt to kidnap me.

Describe any stalking behavior by respondent, including use of telephonic, audiovisual or electronic means to harass or monitor: He has shown up at my home several times unannounced and tried to start altercations. He sent my mother threatening messages as well.

Describe medical treatment you received and for what: N/A

Describe any threats of suicide or suicidal behavior by the respondent: N/A

Does the respondent own or possess firearms?  Yes  No

Does the respondent use firearms, weapons or objects to threaten or harm you? Please describe:

He recently said it will "feel good" to put me in hand cuffs. He said this before he said he would torture me. He owns a SKS rifle and a handgun. He also does mixed martial arts. I last saw his gun in

Has the respondent used, displayed, or threatened to use a firearm or other dangerous weapon in a felony? Please describe: Dec. 2017.

Is the respondent ineligible to possess a firearm under the provisions of RCW 9.41.040? Please describe:

Sometime around the fall of 2019, respondent called me after he got out of mental health commitment and told me that he got his gun back. I felt concerned by this.



(206) 701-9378



let me see my kid anyways.  
You are a fucking criminal

3 mins



You are a rapist to Olivia like  
Angel johnson was to me.

Now I dont get to see either  
of my kids because I am  
fighting back

Just remember I get payed  
to kill people

handcuffs will feel nice on  
you

Now

Okay do what you have to, but believe so  
will I.

And now you are threatening me

Now



Send message



3:11

LTE

← (206) 701-9378

And now you are threatening me

3 mins



yup

nope im not

telling you Ima catch you  
and arrest you legally

3 mins

Okay

2 mins



Look Ima tell you one time.  
When we find evidence that  
olivia was abused, you are  
going to guantanamo bay.

Now



Send message



3:11

LTE



(206) 701-9378



nope im not

telling you Ima catch you  
and arrest you legally

3 mins

Okay

3 mins



Look Ima tell you one time.  
When we find evidence that  
olivia was abused, you are  
going to guantanamo bay.

We are going to torture you

take her to the motherfucking  
harboview center like I  
asked.

Now



Send message



3:13

LTE



(206) 701-9378



Okay

4 mins



Look Ima tell you one time.  
When we find evidence that  
olivia was abused, you are  
going to guantanamo bay.

We are going to torture yu

take her to the motherfucking  
harboview center like I  
asked.

I want an appointment made

Sexual Assault and  
Traumatic Stress Center at  
Harborview

Now



Send message



3:13

• LTE

← (206) 701-9378



asked.

I want an appointment made

Sexual Assault and  
Traumatic Stress Center at  
Harborview

1 min

The ominous message posted to 4Chan at 9:44 a.m. reads:



*Not saying anything after this pls do not try to do me but last night after 94LS they took her [Fuscia] [in] medical in a wheelchair front carrel but not 1 triage nurse says they spoke to him. Next thing we know trip was show up? We do not do releases on weekends unless a judge orders it. Next thing we know, he's put in a single man cell and hangs himself? Fuck's the living, the iso van did NOT sign in and we did not record the plate number and a guy with a green dress military outfit was in the back of the van according to the tower guy that let him through the gate. You guys I am shaking right now but I think they switched him out.*

Via @4chanReport on Twitter

This action post was posted at 9:44 AM PT 10 minutes before the story broke to the public via @4chanReport on Twitter at 8:55 AM. Post number 22357057 on 4chan. Not lending any credence to this story. So it was posted before anyone knew Epstein was dead. Decide for yourself. pic.twitter.com/7WfjyJLJ

Tribunal Report # (9 TribunalReport) August 10, 2019

That is the last message that  
came out of Metropolitan  
Correctional Center before I  
killed Jeffrey Epstein. This is  
legal now...

Now



Send message



FILED

17 DEC 13 PM 12:31

KING COUNTY, WA  
SUPERIOR COURT / CLERK  
SEATTLE, WASuperior Court of Washington, County of King

In re:

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

Cory HofstadNo. 16-3-07692-4 SEA

And Respondent/s (other party/parties):

Mikail NickersonParenting Plan  
(PPP / PPT / PP) Clerk's action required: **1.****Parenting Plan**1. This parenting plan is a (*check one*):

- Proposal** (request) by a parent (*name/s*):  
It is not a signed court order. (PPP)
- Court order** signed by a judge or commissioner. This is a (*check one*):
- Temporary order. (PPT)
  - Final order. (PP)
  - This final parenting plan changes the last final parenting plan.

The court consulted the judicial information system and databases to determine the existence of any information or proceedings that are relevant to the placement of children.

2. Children – This parenting plan is for the following children:

Child's name	Age	Child's name	Age
1. Olivia Hofstad	4	4.	
2.	5.		
3.	6.		

**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 right to make decisions for the children.)*
  - Neither parent has any of these problems. *(Skip to 3.b.)*
- 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 right to make decisions for the children.)*
  - A parent has one or more of these problems as follows *(check all that apply):*
    - Emotional or physical problem – *(Parent's name): Cory Hofstad* has a long-term emotional or physical problem that gets in the way of his/her ability to parent.
    - Substance Abuse – *(Parent's name): Cory Hofstad* has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her ability to parent.

**4. Limitations on a parent**

- The following limits or conditions apply to *(parent's name): Cory Hofstad* *(check all that apply):*
  - Limited contact as shown in the Parenting Time Schedule (sections **8 – 11**) below.
  - Supervised contact. All parenting time shall be supervised. Any costs of supervision must be paid by *(name): Cory Hofstad*

The supervisor shall be:

- a professional supervisor *(name): If parties cannot agree on lay supervisor*
- a non-professional supervisor *(name): An agreed third party*

The dates and times of supervised contact will be:

- as shown in the Parenting Time Schedule (sections **8 – 11**) below.

- Evaluation or treatment required. *(Name): Cory Hofstad* must:
  - be evaluated for: substance abuse, domestic violence, and mental health.
  - start (or continue) and comply with treatment:
    - as recommended by the evaluation.
    - as follows *(specify kind of treatment and any other details): See 8.a., below*
  - provide a copy of the evaluation and compliance reports *(specify details): To the mother and the court file (sealed)*

If this parent does not follow the evaluation or treatment requirements above, then *(what happens): Petitioner may be found in contempt*

## 5. Decision-making

When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows.

### a. Who can make major decisions about the children?

Type of Major Decision	Joint (parents make these decisions together)	Limited (only the parent named below has authority to make these decisions)
School / Educational	<input type="checkbox"/>	<input checked="" type="checkbox"/> (Name): Mikail Nickerson
Health care (not emergency) including immunizations	<input type="checkbox"/>	<input checked="" type="checkbox"/> (Name): Mikail Nickerson
Day care	<input type="checkbox"/>	<input checked="" type="checkbox"/> (Name): Mikail Nickerson

### b. Reasons for limits on major decision-making, If any:

- Major decision-making should be limited because (check all that apply):
  - One of the parents does not want to share decision-making and this is reasonable because of:
    - problems as described in 3.b. above.

## 6. Dispute Resolution – If you and the other parent disagree...

From time to time, the parents may have disagreements about shared decisions or about what parts of this parenting plan mean.

### a. To solve disagreements about this parenting plan, the parents will go to (check one):

- Court (without having to go to mediation, arbitration, or counseling).  
*(If you check this box, skip to section 7 below, do not fill out 6.b.)*

## 7. Custodian

The custodian is (name): Mikail Nickerson solely for the purpose of all state and federal statutes which require a designation or determination of custody. Even though one parent is called the custodian, this does not change the parenting rights and responsibilities described in this plan.

*(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 person with whom the children are scheduled to spend more of their time.)*

## 8. Parenting Time Schedule (Residential Provisions)

Check one:

- Complete the parenting time schedule in sections 8 - 11.

**School Schedule****a. Children under School-Age**

- The schedule for child under school-age is the same as for school-age children.
- Child under school-age is scheduled to live with (name): Mikail Nickerson, except when she is scheduled to visit with (name) Cory Hofstad as set forth below:
- i. The father shall have residential time supervised by a lay person, agreed by the parties, for up to 4 hours per week. The schedule is to be agreed by the parties, but the father must text or email the mother no later than 7 days prior to the visit, confirming that it will occur.
  - ii. The father shall not consume intoxicants of any kind, including alcoholic beverages or any non-prescription drug, within 24 hours of the visitation. If the visitation supervisor has reasonable grounds to suspect that the father is intoxicated or affected by alcohol or drugs, the visit shall be terminated.
  - iii. If the supervisor is the mother, the visit shall only occur in a public place (e.g., police station, children's museum, restaurant, etc.) where other people are present. If there is no agreement on a lay supervisor, the father shall pay for professional supervision.
  - iv. If the father will not be using his visitation time in a given week, he must give the mother at least 24 hours notice of the cancellation.
  - v. If the father is more than 15 minutes late for visitation, that visit is forfeited unless, within those 15 minutes, the father has notified the mother of his expected arrival time and she consents to the visit taking place regardless of the late start.
  - vi. The father shall be allowed regular and reasonable phone calls or video calls (Skype, FaceTime, etc.) with the child. Days and times of the calls shall be determined by the mother to ensure coordination with the child's schedule.
  - vii. Once the father completes the court-ordered services listed below, he may petition the court for unsupervised residential time and his completion of services shall constitute adequate cause for such a modification.
    - a. The father shall complete a mental health evaluation by a licensed clinical psychologist.

- b. The father shall complete a domestic violence assessment.
  - c. The father shall complete an alcohol/substance abuse assessment.
  - d. The father shall complete the Complete Love & Logic Parenting Class series.
- viii. The father shall follow all recommendations of the above providers, and shall give the providers a copy of both CASA reports, dated 6/1/2017 and 10/27/2017, before evaluation. Once the father completes the court-ordered evaluations and treatment listed above in 4., he may petition the court for a modification and request unsupervised residential time. His completion of services shall constitute adequate cause for such modification.

**b. School-Age Children**

Same as above, 8a.

**9. Summer Schedule**

The Summer Schedule is the same as the School Schedule. (Skip to **10**.)

**10. Holiday Schedule (includes school breaks)**

The Holiday Schedule is the same as the School and Summer Schedules above for all holidays and school breaks. (Skip to **11**.)

**11. Conflicts in Scheduling**

Does not apply.

**12. Transportation Arrangements**

The mother shall arrange to have the child transported to and from exchanges.

Other details (if any): Supervisor must be present during pickup and dropoff

**13. Moving with the Children (Relocation)**

If the custodian plans to move, s/he must notify every 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 custodian must complete the form *Notice of Intent to Move with Children* (FL Relocate 701) and deliver it at least 60 days before the intended move.

**Exceptions:**

- If the custodian could not reasonably have known enough information to complete the form in time to give 60 days' notice, the custodian must give notice within 5 days after learning the information.

- If the custodian 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 custodian who believes that giving notice would put her/himself 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.

If the custodian wants to change the *Parenting Plan* because of the move, s/he 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 custodian 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 custodian 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 custodian to bring the children back if the move has already happened, and ordering the custodian 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 custodian'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 s/he 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 FL Relocate 721). File your *Objection* with the court and serve a copy on the custodian 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 custodian may not move to a different school district with the children unless s/he has a court order allowing the move.

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

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

- 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 custodian. (However, the custodian may ask the court for an order allowing the move even though a hearing is pending if the custodian believes that s/he 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 custodian 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](http://www.courts.wa.gov/forms),
- The Administrative Office of the Courts – call: (360) 705-5328,
- Washington LawHelp: [www.washingtonlawhelp.org](http://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**

- a. **Contact Information:** Each parent shall provide the other with his/her correct and current e-mail address, address and phone number of residence, and cell phone number and update such information within 24 hours whenever it changes.
- b. **Non disparagement:** Each parent shall exert every reasonable effort to maintain free access and unhampered contact and communication between the child and the other parent, and to promote the emotions of affection, love and respect between the child and the other parent. Each parent shall refrain from words or conduct, and shall prohibit other persons from uttering words or engaging in conduct which would have a tendency to estrange the child from the other parent, to damage the opinion of the child as to the other parent, or which would impair the natural development of the child's love and respect for the other parent.
- c. **No discussion of legal proceedings with child:** Neither parent should discuss these proceedings or the other parent in regards to these proceedings with the child. If the child complains to one parent about the other or asks questions about legal matters as they relate to the other parent, the child should be directed to discuss the question with the other parent. Each parent shall encourage the child to discuss her grievance against a parent directly with the parent in question. Neither parent may initiate nor permit discussions of legal matters within the hearing of the child.
- d. **Child not to be made messenger:** Neither parent shall ask the child to deliver a

- message to the other parent. Neither parent shall use the child, directly or indirectly, to gather information about the other parent. Neither parent shall advise the child of any child support or other legal matters.
- e. **No unsupervised visitation:** The Petitioner/Father may not retrieve the child from school or any other place outside of supervised visits. The visit supervisor shall be present for any exchanges.
  - f. **Family Law CASA is hereby discharged.**

### **Proposal**

Does not apply. This is a court order.

### **Court Order**

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:

contained in an order or findings of fact entered at the same time as this *Parenting Plan*.

**Conclusions of Law –** This *Parenting Plan* is in the best interest of the children.

**Order –** The parties must follow this *Parenting Plan*.

12-12-17  
Date

K Richardson  
Judge Kristin Richardson

**Warning!** If you don't follow this *Parenting Plan*, the court may find you in contempt (RCW 26.09.160). You still have to follow this *Parenting Plan* even if the other parent doesn't.

Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

If this is a court order, the parties and/or their lawyers (and any GAL) sign below.

This order (check any that apply):

- Is an agreement of the parties.  
 is presented by me.  
 may be signed by the court without notice to me.  may be signed by the court without notice to me.

This order (check any that apply):

- Is an agreement of the parties.  
 is presented by me.  
 may be signed by the court without notice to me.

Cory Hofstad, Petitioner

Date

Mikail Nickerson, Respondent

Date

This order (check any that apply):

- Is an agreement of the parties.  
 is presented by me.  
 may be signed by the court without notice to me.

Ann-Marie Croy, WSBA No. 28920  
Program Attorney for Family Law CASA

I don't know

Does possession of a firearm or other dangerous weapon by the respondent present a serious and imminent threat to public health or safety, or to the health or safety of any individual?

Please describe:

I know that Mr. often carries a handgun in his backpack

If you are requesting that the protection order lasts longer than one year, describe the reasons why:

Cory is mentally unstable and his behavior is escalating. He refuses to seek help or treatment. He knows where I live and he has been harassing my family as well

Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

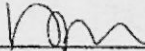
(Continue on separate page if necessary.)

Check box if substance abuse is involved: [ ] alcohol [ ] drugs [ ] other

[ ] Personal service cannot be made upon respondent within the state of Washington.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Dated: 1/13/2020 at Seattle, Washington.

  
\_\_\_\_\_  
Signature of Petitioner

You have a right to keep your residential address confidential. If you have one, please provide an address, other than your residence, where you may receive legal documents: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## CHILD CUSTODY INFORMATION SHEET

NO: 20-2-01055-3SEA

If you are seeking protection for your child(ren) from domestic violence or are requesting custody of your child(ren), please answer the questions and provide the information requested in paragraphs A –E below and check the boxes about the court's jurisdiction that apply to your case:

Information for the courts:

A. Do the child(ren) listed in Paragraph 5 of the petition currently live with you? If not, with whom do the child(ren) currently live?	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
B. Do you know of <u>any</u> other court cases involving the child(ren)? If known, list: the court _____ the case number _____ the kind of case _____ _____ _____	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No
C. Have you been involved in <u>any</u> other litigation concerning custody or visitation with the child(ren) in this or any other state? If known, list the court, the case number and the date the parenting plan, residential schedule, visitation schedule or custody decree was entered: the court _____ the case number _____ the date _____ <u>KC Superior</u> <u>16-3-07692-4</u> <u>12/13/2017</u> _____ _____	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
D. Do you know of any persons, other than you and the respondent, who claims rights of custody or visitation with, the child(ren)? If known, list their names in the space provided below and their present addresses in the Confidential Information Form: Name _____ Name _____ Name _____	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No
E. List the places where the children have lived during the past five years, the dates they lived there and the persons with whom they lived. (The present addresses of those persons must be listed in the required Confidential Information Form.) _____ _____ _____		

Jurisdiction:

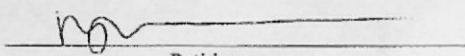
This court has jurisdiction over this proceeding for the reasons below: [Check all the boxes that apply to your case.]

- |                                     |                                                                                                                                                                                                                            |
|-------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <input checked="" type="checkbox"/> | This court has exclusive continuing jurisdiction. The court has made a child custody, parenting plan, residential schedule or visitation determination in this matter before and retains jurisdiction under RCW 26.27.211. |
|-------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

<input checked="" type="checkbox"/>	This state is the home state of the children because: <ul style="list-style-type: none"> <li><input checked="" type="checkbox"/> the children lived in Washington with a parent or a person acting as a parent for at least six consecutive months immediately before the beginning of this proceeding.</li> <li><input type="checkbox"/> the children are less than six months old and have lived in Washington with a parent or a person acting as parent since birth.</li> <li><input type="checkbox"/> any absences from Washington have been only temporary.</li> <li><input type="checkbox"/> Washington was the home state of the children within six months before the beginning of this proceeding and the children are absent from the state; but a parent or person acting as a parent continues to live in this state.</li> </ul>
<input type="checkbox"/>	The children and the parents, or the children and at least one parent or a person acting as a parent, have significant connections with this state other than mere physical presence; and substantial evidence is available in this state concerning the children's care, protection, training and personal relationships and <ul style="list-style-type: none"> <li><input type="checkbox"/> the children have no home state elsewhere.</li> <li><input type="checkbox"/> the children's home state has declined to exercise jurisdiction on the ground that this state is the more appropriate forum under RCW 26.27.261 or 271.</li> </ul>
<input type="checkbox"/>	All courts in the children's home state have declined to exercise jurisdiction on the ground that a court of this state is the more appropriate forum to determine the custody of the children under RCW 26.27.261 or .271.
<input checked="" type="checkbox"/>	No other state has jurisdiction.
<input type="checkbox"/>	This court has temporary emergency jurisdiction over this proceeding because the children are present in this state and the children have been abandoned, or it is necessary in an emergency to protect the children because the children, or a sibling or parent of the children is subjected to or threatened with abuse. RCW 26.27.231.

I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Dated 1/13/20 at Seattle, Washington

  
Petitioner