Superior Court of Washington, County of King

In re: Petitioner:	No. 23-3-05392-7 SEA
CHRISTINE MOYER	Agreed Final Parenting Plan
And Respondent:	Clerk's action required: 1
ROBERT EDWARD MOYER II	·

Court order signed by a judge or commissioner. This is a *(check one)*:

Children - This parenting plan is for the following children:

- 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

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1		dispute resolution other than court.)
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3		A parent has one or more of these problems as follows (check all that apply):
4		Domestic Violence - (<i>Parent's name</i>): Robert Edward Moyer II (or someone living in that parent's home) has a history of domestic violence as defined in RCW 7.105.010.
5		b. Other problems that may harm the children's best interests (If a parent has any of
6		these problems, the court may limit that parent's contact with the children and that parent's right to make decisions for the children.)
7		A parent has one or more of these problems as follows (check all that apply):
8		Substance Abuse - (Parent's name): Robert Edward Moyer II has a long-term problem with drugs, alcohol, or other substances that gets in the way of his/her
9		ability to parent.
10	4.	Limitations on a parent
11		<u>In all phases</u> - Max Moyer
12		Max shall have communication and residential time with Robert based on Max's
13		preferences, and as agreed upon between Robert and Max. Max shall be allowed to stop contact with Robert at any time, at his discretion. Neither Robert nor Christine
14		shall exert pressure on Max, directly or indirectly, about the frequency or duration of his contact with Robert.
15		The following limits or conditions apply to (parent's name): Robert Edward Moyer II (check all that apply):
16 17		Limited contact as follows (specify schedule, list all contact here instead of in the Parenting Time Schedule):
18		The parties shall communicate regarding scheduling and Adrian's availability on Our
19		Family Wizard, which is to include any requests for adjustment to the schedule. Parties
		shall confirm the upcoming month's schedule a minimum of two weeks prior to the start of the month. Once the schedule is finalized, visits should not be interrupted or canceled
20		during this time, barring injury, illness or other extenuating circumstances. The parenting coordinator is to assist in resolving any matters on the residential schedule.
21		Phase I* – Phase 1 shall commence no earlier than the date of the Final Parenting Plan,
22		and once Robert has confirmed enrollment in a domestic violence treatment program,
23		and a parent coordinator has been appointed. The parties will use their best efforts to appoint a parenting coordinator in the next two weeks.
24		Visitation during Phase 1 shall be as follows:
25		Every other weekend, Robert may spend a period of up to eight hours with Adrian on
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Saturday and every Thursday after school or if no school, 3 pm until 7:30 pm, based on the supervisor's availability and subject to the Adrian's schedule. If Adrian has an activity that takes up most of his Thursday visitation time, then the parties shall work together to choose another weekday to replace Thursday.

The parent coordinator shall be the first available of Jodie Nathan, Caroline Plummer, or Allyson Henry. The Parent Coordinator shall receive input from Adrian's therapist (currently Kari Betts) and Alan Schneider (visitation supervisor), when determining when unsupervised visitation shall begin with Adrian. Unsupervised visitation shall commence when the PC agrees and Robert Moyer meets his sobriety and DV conditions outlined below. The PC shall make a decision on phase advancement no later than 60 days after their appointment.

- 1) Robert has demonstrated consistent participation in a domestic violence program (until completion of the treatment program) and has been in compliance with court orders.
- 2) Robert has submitted and is compliance with Soberlink as outlined below in "treatment required", as well as weekly random observed⁺ 12 panel UA ETG's at a state certified lab. The UA ETG shall be deemed automatically to be positive if it is dilute or containing abnormal creatinine levels. In the event, the father receives a positive test (with the exception of prescribed medications), the father's residential time shall be suspended pending further Court order.
- 3) The therapist has confirmed Robert's participation in any joint counselling sessions if directed by the child(ren) therapist.

Phase II* – Adrian Moyer

Phase II shall commence on the PC's decision, unless Robert Moyer fails to meet his sobriety and DV conditions outlined in Phase 1.

Phase II: Adrian should reside with the father unsupervised on every other Saturday and Sunday for eight hours (no overnights), and every Thursday from after school until 7:30 p.m. If Adrian is scheduled to participate in extracurricular activities during the father's designated residential time, the father should be permitted to transport Adrian and attend those activities.

Robert shall continue to follow the following conditions during Phase 2:

- 1) Robert has demonstrated consistent participation in a domestic violence program (until completion) and has been in compliance with court orders.
- 2) Robert has submitted and is compliance with Soberlink as outlined below in "treatment required", as well as weekly random observed 12 panel UA ETG's at a state certified lab. The UA ETG shall be deemed automatically to be positive if it is dilute or containing abnormal creatinine levels. In the event, the father receives a positive test (with the exception of prescribed medications), the father's residential time shall be suspended pending further Court order.
- 3) The therapist has confirmed Robert's participation in any joint counselling sessions if directed by the child(ren) therapist.

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Phase III* -Adrian Moyer

Phase III shall commence on the PC's decision and upon Robert following all requirements set forth in Phase 2 for 90 days:

In phase III, the father's residential time every other weekend shall be expanded to an overnight from 9 am on Saturday to 5 pm on Sunday. The father's every Thursday visits shall remain unchanged. If Adrian is scheduled to participate in extracurricular activities during the father's designated residential time, the father should be permitted to transport Adrian and attend those activities.

Robert shall continue to follow the following conditions during Phase 3:

- 1) Robert has demonstrated consistent participation in a domestic violence program (until completion) and has been in compliance with court orders.
- 2) Robert has submitted and is compliance with Soberlink as outlined below in "treatment required", as well as weekly random observed 12 panel UA ETG's at a state certified lab. The UA ETG shall be deemed automatically to be positive if it is dilute or containing abnormal creatinine levels. In the event, the father receives a positive test (with the exception of prescribed medications), the father's residential time shall be suspended pending further Court order.
- 3) The therapist has confirmed Robert's participation in any joint counselling sessions if directed by the child(ren) therapist.

Phase IV* -Adrian Moyer

After 90 days in Phase III, and on the PC's decision and upon proof of compliance with the DV treatment and has maintained his Sobriety as outlined in Phase 3 above. Phase IV shall provide the father with the following residential time:

Adrian should reside with the father on alternating weekends from Friday after school until Sunday at 6:00 p.m., and every Thursday from after school until 7:30 p.m. If Adrian is scheduled to participate in extracurricular activities during the father's designated residential time, the father should be permitted to transport Adrian and attend those activities.

During Phase IV father shall maintain the following conditions:

- 1) Robert has submitted and is compliance with Soberlink as outlined below in "treatment required", as well as weekly random observed 12 panel UA ETG's at a state certified lab. The UA ETG shall be deemed automatically to be positive if it is dilute or containing abnormal creatinine levels. In the event, the father receives a positive test (with the exception of prescribed medications), the father's residential time shall be suspended pending further Court order.
- 2) The therapist has confirmed Robert's participation in any joint counselling sessions if directed by the child(ren) therapist.

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* In all phases, the PC shall have the authority to suspend visits between Adrian and his father if there are serious physical or mental health concerns with Adrian. If there is a dispute regarding whether a serious physical or mental health concern exists, the parties are required to follow the PC's recommendation unless otherwise ordered by a court.

[†] If the parties cannot agree on whether the UAs should be observed or verified by DNA, they shall submit their dispute to dispute resolution pursuant to this Parenting Plan.

Vacation

Regardless of phase, Christine shall be permitted three weeks of vacation time with Adrian each year which may be consecutive. The father should be permitted Zoom/Skype/Facetime contact with Adrian twice per week during the mother's vacation.

Beginning in the Summer of 2025, the father should be permitted two nonconsecutive weeks of vacation time with Adrian in two weeklong blocks separated by at least 5 weeks so long as the PC approves of this vacation time. So long as the father has maintained compliance with the requirements of Phase IV above, the father shall be permitted two weeks of vacation with Adrian in summers thereafter, which shall be non-consecutive weeks for the first summer after father enters Phase 4, and thereafter may be consecutive. Any additional disputes will be resolved by the parenting coordinator or pursuant to the Dispute Resolution procedures of this parenting plan if the PC is no longer active. Each parent to provide the other with dates of travel, flight numbers, location of stay, and an emergency phone contact where the traveling parent/child may be reached at least 30 days in advance of travel. For international travel, the nontraveling parent shall execute a signed and notarized letter permitting travel within 30 days of notice by the traveling parent of their plans. The mother should maintain possession of passports for the children. Permission for travel should not be unreasonably withheld.

Adrian shall be permitted to participate in extracurricular activities, programs, internships, travel with school, that may result in up to four weeks away from their primary residence (consecutive or nonconsecutive). Robert shall be permitted Zoom/Skype/Facetime contact with Adrian twice per week during Christine's vacation.

The parties shall submit their plans for vacation with Adrian to one another by the following timeline:

Summer vacation: April 1st of each year

If the parent's plans conflict, Christine's plans should have priority in even years, and Robert's plans should have priority in odd years.

Supervised contact. All parenting time in Phase I shall be supervised. Any costs of supervision must be paid by *(name)*: Robert Edward Moyer II

as follows (specify):

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The parties shall communicate regarding scheduling and Adrian's availability on Our Family Wizard, which is to include any requests for adjustment to the schedule. Parties shall confirm the upcoming month's schedule a minimum of two weeks prior to the start of the month. Once the schedule is finalized, visits should not be interrupted or canceled during this time, barring injury, illness or other extenuating circumstances. The parenting coordinator is to assist in resolving any matters on the residential schedule.

(Specific rules for supervision, if any):

Other limitations or conditions during parenting time in all phases(specify):

Any residential time between Robert and the children shall be subject to the following limitations:

- 1) The father to participate in Soberlink testing three times per day every day for at least two years. The father should be enrolled in the text reminder program, must maintain the necessary technical requirements to test (facial recognition technology, charged testing device, and internet connectivity), and should test within 30 minutes of the designated testing time. The father shall provide approval for weekly test results to be emailed to the mother and parenting coordinator and for the mother to receive instantaneous test results via text message. The father shall obtain weekly random observed 12 panel UA ETG's at a state certified lab. The UA ETG shall be deemed automatically to be positive if it is dilute or containing abnormal creatinine levels. In the event the father receives a positive UA test, the father's residential time is suspended pending further Court order.
- 2) Robert will submit to a breathalyzer (Soberlink) before the visit and any time during the visit upon the supervisor's or child(ren)'s request.
- 3) The visit will be suspended if Robert has been drinking, appears under the influence, or refuses a breathalyzer (Soberlink). Future residential time shall be suspending pending further court order.
- 4) The visit will end if Robert drinks alcohol at any time during the visit. This will result in suspension of the father's time with the children pending further court orders.
- 5) The visit will end if the supervisor believes that Robert's behavior is verbally/emotionally abusive or decides that the visit should end to protect the child(ren). This will result in suspension of the father's time pending assessment and recommendation by child(ren) therapist, reunification therapist, and/or parenting coordinator or further court order.
- 6) For visits with Max, Max will have access to Uber/Lyft so that he can end the visit and leave at any time of his choosing.
- 7) Robert shall be permitted a maximum of one missed Soberlink test per quarter. A

1			even one failed test shall res	
2			children pending further court ositive if a retest within 30 min	
3	8)		te in Soberlink testing three tin	nes per day every day for a
4		Between 8am and 9am		
5		Between 4pm and 5pm Between 8pm and 9pm	m	
6		This testing period sha Coordinator.	all be extended as recommend	ded by the Parenting
7	9)		or comply with recommendat	•
8			atment program shall result in ling further court orders.	suspension of the father's time
9				
10	Ev	aluation or treatment	required. (Name):Robert Edv	ward Moyer II must:
11		rt (or continue) and cor other details):	mply with treatment as follows	(specify kind of treatment and
12			ate-certified domestic violence	
13		_	e program) within four weeks of for participation will be paid b	
14		•	state-certified domestic violer	. •
15	sat	staction of the treatme	nt provider, with no violations	герогтеа.
16			Dads or companion program wreatment program to do so, ar	when he has completed enough and complete the DV Dads
17	pro	gram companion progr	ram, to the satisfaction of the tosts for participation will be pa	reatment provider, with no
18			tment with Dr. Fannin to include	
19	will	be paid by Robert. Dr	necessary for continued sobrie . Fannin shall issue a quarterl	y status report to be provided
20	this	parenting plan. Dr. Fa	-	t. After two years from entry of on whether Vivitrol shots should
21	cor	tinue or cease.		
22			apy with Luis Merced at least t Mr. Merced. Any costs for part	wice monthly or more icipation will be paid by Robert.
23				
24	Provid	e a copy of the evaluat	ion and compliance reports (s	pecify details):
25		_	o Christine may receive copie rt's progress reports and notic	s directly from the provider of e of completion of the domestic
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violence treatment program and DV Dad's program companion program.

Robert shall sign a release so that UA test results can be sent directly to Christine.

Robert shall provide approval for daily and weekly Soberlink test results to be emailed to Christine and parenting coordinator, and for Christine to receive instantaneous test results via text message.

A redacted copy, approved by both parties, of Connor Lenz report, dated October 18, 2024 (64 pages) shall be made available to the domestic violence treatment program, DV Dad's or companion program. Dr. Fannin, Robert's medication prescription provider (within 10 days of beginning or continuing treatment), and any of Robert's treatment providers, as deemed necessary by either party, to assist Robert in his continued treatment for substance abuse and domestic violence, and/or for Christine and child(ren) to seek and receive treatment for mental and emotional health.

On each instance that the Connor Lenz report dated October 18, 2024 (64 pages) is to be provided to the treatment providers outlined above, each party shall provide, notification to the other party and obtain written approval from the other party, prior to its release. Each party shall be provided with a copy of the report to be submitted for review, with proposed redactions. The party providing the report to treatment providers, shall obtain confidentiality statements (to be provided upon request by either party), from those individuals receiving the report, restricting the use of the report to inform treatment providers, and assist in their determination of appropriate treatment program of either party, or the parties' children, and restricting any further release of the report to other non-authorized individuals. Written approval or objection by either party, to its release shall be provided within 30 days of the request. Any objection to its release shall state clear reasons for the objection. Any dispute regarding either parties request for release and objections, shall be resolved via arbitration.

If this parent does not follow the evaluation or treatment requirements above, then *(what happens)*:

Suspension of the father's time with the children pending further court orders.

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 healthcare. Major decisions must be made as follows:

a. Who can make major decisions about the children?

Type of Major Decision	Joint	Limited
	(parents make these decisions together)	(only the parent named below has authority to make these decisions)

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School / Educational	Christine Moyer
Health care (not emergency)	Christine Moyer
Other: Emergency affecting health or safety of the children	Christine Moyer
Other: Counseling, evaluations, treatment providers, driver's license, extra-curricular activities, travel domestically and internationally, haircuts, participation in school trips.	Christine Moyer
Other:	[] (Name):

Important! Parenting involves decision-making in many areas. If you believe there are other decisions that are important to your family, list them under "Other" above. Some examples include: extracurricular activities, international travel, cell phones, driver's licenses, tattoos, and haircuts.

The Mother shall inform the father of any major decision via OFW with at least 7 days notice and the father may respond only as to the decision. The mother shall consider the father's response if any in making her decision. The mother may then make her decision as she deems appropriate given her sole decision making authority.

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

Major decision-making **must** be limited because one of the parents has problems as described in **3.a.** above.

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):

the dispute resolution provider below (before they may go to court):

Arbitration (arbitrator or agency name): Hon. Steven Rosen (Retired), or other agreed upon arbitrator.

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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 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.

b. If mediation, arbitration, or counseling is required, one parent must notify the other parent by (*check one*): [] certified mail. [x] other (*specify*) : Communication through respective counsel or Our Family Wizard.

The parents will pay for the mediation, arbitration, or counseling services as follows (check one):

based on each parents' Proportional Share of Income (percentage) from line 6 of the *Child Support Worksheet.*

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 parents must get a copy.
- If the court finds that you have used or frustrated the dispute resolution process 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 *(name)*: Christine Moyer 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 reside a majority of their time.)

Parenting Time Schedule (Residential Provisions)

Check one:

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Limited schedule only – The children live with *(name)*: Christine Moyer and have no contact with the other parent except as described in section **4**.

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1		(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
2		holidays to the parent not subject to limitations.)
3	[] (Complete the parenting time schedule in sections 8 – 11.
4	8.	School Schedule – Refer to section 4.
5		a. Children under school-age
6		Does not apply. All children are school-age.
7		
8		 b. School-age children This Schedule only applies to Adrian, see Section 4 for Robert "Max" Moyer III.
9		
10	9.	Summer Schedule - see section 4
11		Summer begins and ends [x] according to the school calendar, and shall only apply to Adrian, not Max.
12	10.	Holiday Schedule (includes school breaks and special occasions)
13		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
14		school.) This schedule does not apply to Max, and shall only apply to Adrian
15		beginning at Phase IV except as noted below. Before Phase IV, the mother shall have all the holiday time except as noted below.
16		
17		Presidents' Day – See Midwinter Break
18		Mid-winter Break – Begins and ends (day/time): From Friday after school until Sunday at 5 pm for the week of the break.
19		Odd years with (name): Father; Even years with the Mother.
20		For 2025, if the Father is not yet in Phase IV, then, if the mother and Adrian are
21		travelling during Mid-winter Break, the father shall have make up time for all missed time within 30 days.
22		Spring Break – Begins and ends (day/time): From Friday after school until Sunday at
23		5 pm for the week of the break
24		Odd years with (name): Mother; Even years with the Father.
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1 2	For 2025, if the Father is not yet in Phase IV, then, if the mother and Adrian are travelling during Spring Break, the father shall have make up time for all missed time within 30 days.
3	Mother's Day – Begins and ends (day/time): From 9 am to 6 pm
4	Every year with the Mother
5 6	Memorial Day – Begins and ends (day/time): From Friday at after school return Monday at Monday at 6 pm
7	With the parent who has the children for the attached weekend.
8	Father's Day – Begins and ends (day/time):
9	Every year with the Father from 9 am to 6 pm
10	Fourth of July –
11	Follow the Summer Schedule in section 9.
12	Labor Day – Begins and ends <i>(day/time)</i> : From Friday at after school return Monday at Monday at 6 pm
13	With the parent who has the children for the attached weekend.
14	Thanksgiving Day / Break – Begins and ends (day/time): After school releases the
15	day before Thanksgiving until 6 pm Friday
16	Odd years with (name): Mother; Even years with the other parent.
17	Winter Break – Begins and ends <i>(day/time)</i> :Shall be divided 50/50. The Mother shall
18	always have the first half thru Christmas Eve at 9 pm in odd years, and in even years the exchange would be at noon Christmas day. If the resulting split does not
19	make 50/50, then the mother shall have the remining period after the father has 50/50.
20	For Winter Break 2024, and before the father enters Phase IV, the father shall
21	have two, professionally supervised 8 hour blocks of time. The father shall attempt to arrange a supervisor and take this time on December 26 th and 27 th . If the
22	parties cannot agree on the exact blocks of time, they shall submit the issue to dispute resolution under this Parenting Plan. If the mother and Adrian are
23	travelling during Winter Break, the father shall have make up time for all missed time within 45 days.
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1		Christmas Eve / Day –
2		Follow the Winter Break schedule above.
3		New Year's Eve / Day –
4		Follow the Winter Break schedule above.
5	11.	Conflicts in Scheduling
6 7		The Holiday Schedule must be observed over all other schedules. If there are conflicts within the Holiday Schedule (check all that apply):
8		Named holidays shall be followed before school breaks.
9	12.	Transportation Arrangements
10		The children will be exchanged for parenting time (picked up and dropped off) at:
11		other location (specify):
12 13		Starting Phase II, any transfers of the children to be at a public library within 2 miles of the halfway point between the parents' homes, chosen by Christine.
		Who is responsible for arranging transportation?
14		Other details (if any): See above
15 16	13.	Moving with the Child/ren (Relocation)
17		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
18		time with the children.
19		Move to a <u>different</u> school district If the move is to a different school district, the relocating person must complete the form
20		Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least 60 days before the intended move.
21		Exceptions:
22		 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.
23 24		 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.
25	BOW	If information is protected under a court order or the address confidentiality program, it may be withheld from the notice. V 26.09.016 181 187 194 Parenting Plan Parenting Plan Ja Margan I gave

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• 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.

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 FL 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 person 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**:

- 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

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the date the *Objection* was served on the relocating person. (However, the relocating person may ask the court 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

- A. Parenting Coordinator A parent coordinator shall be appointed for a period of two years from the date of the final parenting plan. The role of the parent coordinator should include deciding when the residential schedule phases should advance, deciding when and how residential time between a child and the father shall be suspended due to a serious physical or mental health concerns for a child, assisting the parties in reaching a resolution of the matters involving the children's residential schedule, recommending any other services for the parties and/or the children including, but not limited to, parenting classes, further evaluation or assessment, and individual psychotherapy for the parties and/or child or family counseling or reunification counseling, establishing and enforcing communication guidelines for the parents and/or the child pursuant to provisions of the Final Parenting Plan, recommending to the parents non-substantive changes to the Final Parenting Plan, and providing dispute resolution as specified in the Final Parenting Plan. The Parent Coordinator shall receive a copy of the Parenting Evaluator's Final Parenting Evaluation Report filed in this matter.
- 1). Upon appointment, the parent coordinator will be added as an authorized party to Our Family Wizard ("OFW"). The parent coordinator shall be included in all communications between the parties, including OFW, e-mail and texts.
- 2) <u>Communications</u> All communication between Robert and Christine shall be through Our Family Wizard ("OFW") unless in the case of an emergency requiring medical care or

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- other life-threatening circumstances. Parties may forward e-mail communications to the other parent. Communication protocols, as provided for in any restraining order or other court orders, shall be respected, including limitations preventing direct email communication between parties, text and telephone calls between parties.
- 3) Therapy: Max may consider but will not be compelled by either Robert or Christine to participate in therapy and/or reunification counseling with Robert. Adrian to continue counselling, meeting at least twice a month, or for a longer time or more frequent sessions if recommended by the therapist. Frequency of sessions may be reduced or paused in alignment with therapist and Adrian. The father should be included in Adrian's counseling at the direction of the provider. Within the next ninety days, Adrian's therapy should include a focus on skills and resources needed to accommodate future visits of additional time and unsupervised contact.
- 4) <u>International Travel:</u> Each party to provide the other with dates of travel, fight numbers, location of stay, and an emergency phone contact where the traveling parent/child may be reached at least 30 days in advance of travel, or as soon as practically possible. The nontraveling parent shall execute a signed and notarized letter permitting travel within 15 days of notice by the traveling parent of their plans. Permission for travel should not be unreasonably withheld.
- 5) <u>Passports</u>: Christine shall maintain possession of passports for the children. Robert shall cooperate in renewing the children's passports as necessary. In the event a parent does not cooperate with renewing the passports, then either party may motion the court for the appointment of a special master who may be given the authority to sign on the non-cooperating parent's behalf.
- 6) The children will have unrestricted telephone/social media contact with the parents
- 7) Each parent shall notify the other parent as soon as reasonably possible when there is an issue related to the children's emergency medical care.
- 8) Neither parent shall advise the children of the status of child support payments or other legal matters regarding the parents' relationship.
- 9) Neither parent, nor any other adult in their presence, shall make any disparaging remarks about the other in the presence of the children.
- 10) Both parents should be self-informed of the children's academic status and school attendance.
- 11) Christine shall populate the Our Family Wizard calendar with any extracurricular activities, camps, planned vacations, and school-related trips, every two weeks. Robert shall have access to the calendar and shall be responsible for providing transportation and supervision for those activities that are scheduled during his regular residential time.

15. Proposal N/A

16. 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:

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	der - The parties must			
D	ate	Ju	dge or Commissioner signs he	re
	Warning! If you do not follow You still have to follow this <i>H</i>	-	lan, the court may find you in contempt (lan) if the other parent doesn't.	RCW 26.09.160).
	•	nal offense under F	with actual knowledge of its terms is pur CW 9A.40.060(2) or 9A.40.070(2). arrest.	nishable by contemp
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Superior Court of Washington, County of King

In re:

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

Christine Moyer

And Respondent/s (other party/parties):

Robert Edward Moyer II

No. <u>23-3-05392-7 SEA</u>

Restraining Order

Final (RSTO)

Clerk's action required: 6, 7

Surrender Weapons Ordered: [X]YES

Restraining Order

This order replaces all earlier Restraining Orders with the same Restrained Person, issued under this case number.

1. This Order restrains (name):

Robert Edward Moyer II

Restrained Party's distinguishing features:

Restrained Party's Identifiers

Sex	Race	Hair
Male	Caucasian	Brown
Height	Weight	Eyes
6 Ft 1 in	175 LBS	Hazel

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

2. This Order protects (name/s): Christine Moyer and the following children, who are under 18 (if any)

Child's name	Age	Child's name	Age
1.Robert Edward Moyer III	16	2.Adrian Rex Moyer	12
3.		4.	

3. To the Restrained Person listed in 1:

This Order starts immediately, and ends on (date): 12/9/2026

Warning! You <u>must</u> obey this order. Violation of this order with actual notice of its terms is a **criminal offense** under Chapter 7.105 RCW and will subject the violator to arrest (*RCW* 7.105.450). This order is enforceable in all 50 U.S. states, the District of Columbia, and U.S. territories and tribal lands (18 U.S.C. § 2265).

4. Findings

Authority: The court has jurisdiction over the parties, the children listed in 2, and the subject matter. Notice: The Restrained Person had reasonable notice and an opportunity to be heard. They were notified of the hearing by [] personal service [] service by mail allowed by the court [] service by publication allowed by the court. The Restrained Person [] was [] was not present at the hearing. [] The Restrained Person had actual notice of the hearing. [X] other (specify): This is an agreed Restraining Order [X] Credible Threat: The Restrained Person represents a credible threat to the physical safety of the Protected Person. [X] Intimate Partner: The Restrained Person and the Protected Person are/were intimate partners because they are (check all that apply): [X] current or former spouses or domestic partners. [X] parents of a child-in-common (unless a child was conceived through sexual assault). [] current or former dating relationship (age 13 or older) and [] never lived together. [] live or have lived together. [] Military: The (check one): [] Petitioner [] Respondent lives in the state of Washington, but was not able to go to the hearing because they are an active-duty member of the National Guard or Reserves (or a dependent of one). A failure to act despite the absence of the service member will result in a manifest injustice to the other party.

5. Court Orders to the Restrained Person listed in 1:

Warning! You <u>must</u> obey this order until it ends. If you know about this order but do not obey, you may be arrested and charged with a crime.

[X] Do not disturb

Do not disturb the peace of the Protected Person or of any child listed in 2.

[X] Stay away

Do not go onto the grounds of or enter the Protected Person's home, workplace, vehicle or school.

[X] Do not knowingly go or stay within 100 ft feet of the Protected Person's home, vehicle, workplace, or school.

[X] Do not hurt or threaten

Warning! If the court checks this box, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.

Do not:

- Assault, harass, stalk, or molest the Protected Person or any child listed in 2:
- Use, try to use, or threaten to use physical force against the Protected Person or children that would reasonably be expected to cause bodily injury.

[X] Prohibit weapons and order surrender (separate order required)

The Restrained Person must:

- Immediately surrender to law enforcement all firearms, dangerous weapons, and concealed pistol licenses in the party's custody, control, or possession;
- Not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive firearms, other dangerous weapons, or concealed pistol licenses; and
- Comply with the *Order to Surrender and Prohibit Weapons* (form WS 001) filed separately.

Findings – The court (check all that apply):

- [X] **must** issue the orders referred to above because:
 - the court ordered the **do not hurt or threaten** restraints above and the court finds that the restrained person had actual notice and an opportunity to participate. AND:
 - the Restrained Person represents a credible threat to the physical safety of a protected person, OR
 - This order explicitly prohibits the use, attempted use, or threatened use of **physical force** against any protected person.

Therefore, the weapons restrictions are required by state law. RCW 9.41.800(2).

	he court finds by a preponderance of the evidence that the Restrained Person:
]] has used, displayed, or threatened to use a firearm or other dangerous weapon in a felony; or
[] is ineligible to possess a firearm under RCW 9.41.040.
prepo and i	issue the orders referred to above because the court finds by a onderance of the evidence that the Restrained Person presents a serious imminent threat to public health or safety, or the health or safety of any idual by possessing a firearm or other dangerous weapon.

[X] Other restraining orders: The restrained person may not text, email or telephone the protected person, except for incidental contact via email when third parties are on the email message. Other than cordial communications at children's and school events, communication between the parties is limited to Our Family Wizard application, and the Restrained Person will communicate with the Protected Person solely for the purpose of co-parenting the parties' children, finances related to the children, and division of assets and finances pursuant to the dissolution. Visitation with the children shall be as outlined in the Family Law matter, Parenting Plan Order.

6.	Wa	shingto	n Crime Inforn	nation Cent	er (WACIC) and Other Data Entry		
	Clerk's Action. The court clerk shall forward a copy of this order immediately to the following law enforcement agency (county or city) City of Kirkland (check only one): [] Sheriff's Office or [X] Police Department (List the same agency that entered the temporary order, if any)						
	This agency shall enter this order into WACIC and National Crime Info. Center (NCIC).						
7.	Ser	vice					
	[] Required. The Restrained Person must be served with a copy of this order.						
	Important! The Protected Person has a right to have law enforcement se if the "Do not disturb," "Stay away," "Do not hurt or threaten," or "Prohibit v surrender" boxes are checked above.						
	[] The law enforcement agency where the Restrained Person lives or can be served shall serve the Restrained Person with a copy of this order and shall promptly complete and return proof of service to this court.						
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department						
	[] The Protected Person shall make private arrangements for service. (This is only an option if surrender of weapons is not ordered)						
	After serving, the server fills out a <i>Proof of Personal Service</i> (form FL All Family 101) and gives it to you. File the original <i>Proof of Personal Service</i> with the court clerk, and give a copy to the law enforcement agency listed in section 6 above.						
	Clerk's Action. The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or person checked above. The court clerk shall also provide a copy to the Protected Person.						
[X] Not required. The Restrained Person does not have to be served because the Restrained Person or their lawyer signed this order, or was at the hearing when this order was made and the court finds sufficient notice.							
Ordere	ed.						
				•			
Date			Time	Judge or	Commissioner		
Petitio	ner	and Res	spondent or th	eir lawyers	fill out 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			ne parties	tice 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		
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Christi	ne M	loyer		Date	Robert Edward Moyer II Date	-)	

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Petitioner signs here or lawyer signs here +	WSBA#	Respondent signs here or lawyer signs here + WSBA	
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Natalie de Maar	Date	Lisa Ann Sharpe Date	e

Important! Protected Person: you must fill out a *Law Enforcement and Confidential Information* form, PO 003, and give it to the court clerk.