		COURT OF WASHINGTON				
Ιn	ı re:		NO			
an	nd	Petitioner,	MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER AND FOR ORDER TO SHOW CAUSE			
		Respondent.	(MTAF)			
		1. N	MOTION			
Based cause.		he declaration below, the undersigned mo	oves the court for a temporary order and order to show			
1.1	EX PARTE RESTRAINING ORDER.					
	other	porary restraining order should be grante party's lawyer because immediate and in or the other party's lawyer can be heard i	ed without written or oral notice to the other party or the reparable injury, loss, or damage will result before other in opposition. This order should restrain:			
		way disposing of any property except i	ansferring, removing, encumbering, concealing or in any n the usual course of business or for the necessities of life other of any extraordinary expenditures made after the			
			olesting or disturbing the peace of the other party or of any			
			rom going onto the grounds of or entering the residence at			
	the petitioner respondent from going onto the grounds of or entering the home, working place or school of the other party or the daycare or school of these children:					
		the petitioner respondent from as	emoving any of the children from the State of Washington. ssigning, transferring, borrowing, lapsing, surrendering or policies of either or both parties whether medical, health,			
		other:				
		The other party should be required to appear and show cause why these restraints should not be continued in full force and effect pending final determination of this action.				
1.2	SURRENDER OF DEADLY WEAPONS.					
		Does not apply.				

OTHER TEMPORARY RELIEF. Does not apply. The petitioner respondent should also be required to appear and show cause why the court should not enter a temporary order which: orders child support as determined pursuant to the Washington State Support Schedule. approves the parenting plan which is proposed by the petitioner respondent. makes each party immediately responsible for their own future debts whether incurred by credit card or loan, security interest or mortgage. divides responsibility for the debts of the parties. authorizes the family home to be occupied by the petitioner respondent. orders the use of property. requires the petitioner respondent to vacate the family home. requires the petitioner respondent to pay temporary attorney's fees, other professional fees and costs in the amount of \$\frac{1}{2}\$ uses the minor children. OTHER: Signature of Lawyer or Moving Party Print or Type Name 11. DECLARATION INJURY TO BE PREVENTED. The ex parte restraining order requested in paragraph 1.1 above is to prevent the following injury (define the injury):		MUST ☐ peti or con	IS BOX IS CHECKED CLEAR AND CONVINCING REASONS FOR THIS REQUEST BE PRESENTED IN PARAGRAPH 2.3 BELOW.) The court should require the tioner Tespondent to surrender any deadly weapon in his or her immediate possession trol or subject to his or her immediate possession or control to the sheriff of the county purisdiction of this proceeding, to his or her lawyer or to a person designated by the court.			
The petitioner respondent should also be required to appear and show cause why the court should not enter a temporary order which: orders temporary maintenance. orders child support as determined pursuant to the Washington State Support Schedule. approves the parenting plan which is proposed by the petitioner respondent. makes each party immediately responsible for their own future debts whether incurred by credit card or loan, security interest or mortgage. divides responsibility for the debts of the parties. authorizes the family home to be occupied by the petitioner respondent. orders the use of property. requires the petitioner respondent to vacate the family home. requires the petitioner respondent to pay temporary attorney's fees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees, other professional fees and costs in the amount of sees.	ОТН	OTHER TEMPORARY RELIEF.				
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	INJU	IRY TO BI	E PREVENTED.			