KING COUNTY DISTRICT COURT Bellevue Courthouse 1309 114th Avenue SE, #100 Bellevue, WA 98004



Miki Moshe Mullor 23977 SE 10TH ST SAMMAMISH, WA 98075

Stephanie Jannel Rudat v. Miki Moshe Mullor No. 22CIV03090KCX

NOTICE OF HEARING - CIVIL

### YOU ARE HEREBY NOTIFIED THAT THE ABOVE-ENTITLED CASE HAS BEEN SET FOR A HEARING.

KING COUNTY DISTRICT COURT Bellevue Courthouse 1309 114th Avenue SE, #100 Bellevue, WA 98004 206-205-9200

Bellevue Courtroom 2
March 9, 2022 @ 1:30 PM
for: Full Order Hearing-Anti-Harassment
Before Judge Jill A. Klinge

## IF YOU DO NOT APPEAR, THE COURT MAY ENTER AN ORDER ADVERSE TO YOUR INTEREST.

Dated: February 24, 2022 BY: DISTRICT COURT CLERK

KE

### NOTICE

If you are sick or living in a household with someone who is sick, DO NOT COME TO COURT. Please call 206-205-9200 to have your hearing date rescheduled.

Is there an option to appear by video or telephone for the court date?

- If this Notice is for a pretrial or readiness/jury call hearing, you may appear by telephone
  or video. You may also appear in person. For information, please visit our website at
  https://www.kingcounty.gov/courts/district-court.aspx.
- If your Notice is for another type of hearing, you should contact your attorney to discuss your options, or appear in person.
- If you are representing yourself, and have questions about appearing by telephone or video, please call the court at 206-205-9200 for instructions. Or visit our website at https://www.kingcounty.gov/courts/district-court.aspx for information and instructions.

If you do not have video capability or access, your attorney can provide you with the correct phone number to call to participate in your hearing by telephone.

#### **Technical Difficulties:**

If you are unable to connect or if you have any other technical difficulties on the day of your hearing, please immediately call the court at 206-205-9200 to let us know and we will let your attorney know so that a failure to appear is not issued. If the problem cannot be resolved, we will reschedule your hearing.

Video or audio recording of all or any part of a hearing by anyone other than the clerk is expressly prohibited.

State of Washington King County District Court EAST DIVISION, BELLEVUE COURTHOUSE	No. <u>22CIV03090KCX</u>
Stephanie Jannel Rudat  Petitioner (Protected Person) vs.  Miki Moshe Mullor  Respondent (Restrained Person)	Order Re Petition/Motion Harassment  (Optional Use) (ORDMTP)  Clerk's Action Required Next Hearing Date/Time:  February 24, 2022 At: 1:05 PM  At:  Bellevue Courtroom 1 1309 114th Avenue SE, #100 Bellevue, WA 98004
This Matter is before the court upon the request of   ☐ Temporary Order ☐ Full Order ☐ Modification Order ☐ Termination Or and the Court Finding: ☐ Petitioner ☐ Respondent ☐ did not appea ☐ Petitioner requested dismissal of petition. ☐ This order materially changes an existing ord ☐ No notice of this request has been made or att ☐ The petitioner has failed to demonstrate that the order without notice to the opposing party. ☐ The harassment protection order petition doe approximate dates of harassment. ☐ The reasons for denial of the order are: ☐ COURT DOES NOT FIND AN EMERGENCY	Renewal Order rder  r.  der. A hearing after notice is necessary. empted to the opposing party. here is sufficient basis to enter a temporary
A preponderance of the evidence has not each other:	stablished that there has been harassment.

Ren	newal:
	The respondent proved by a preponderance of the evidence that the respondent will not resume harassment of the petitioner when the protection order expires.
	Other:
Мос	dify or Terminate:
П	The court finds that the <b>Respondent has previously filed a motion</b> to modify or terminate during the current 12-month period following entry of the order and is not eligible for the relief requested.
	Other:
Tho	court orders that:
THE	The request to waive the filing fee is denied.
Н	The request for a temporary order is denied and the case is dismissed.
	The request for a full order is denied, and the petition is dismissed. Any previously entered temporary order expires at today.
$\times$	The request for a temporary order is denied and the clerk is directed to set a hearing on the petition.
	The request before the court is denied, provided that it may be renewed after notice has been provided to the opposing party according to the Civil Rules.
	The request to modify, terminate, or renew the order dated is denied.
	The request for a temporary/final Order to Surrender Weapons is denied.
	If any firearms or dangerous weapons have been surrendered under this cause number, they shall be released to the respondent, absent some other legal reason that may exist prohibiting the respondent from possessing them.
	The parties are directed to appear for a hearing as shown on page one.
	The requesting party shall make arrangements for service of the petition/motion and this order on (name) by law enforcement, professional process server, a person who is 18 or older, competent to
	be a witness, and not a party to the case. A Return of Service shall be filed with the clerk at or before the hearing.

## Failure to Appear at the Hearing May Result in the Court Granting All of the Relief Requested in the Petition or Motion.

This order is dated and si	gned in open court.		
Date: February 24, 2022	Time_2:58 PM	Somo	nan
I acknowledge receipt of a	a copy of this order:	Judge P Susan J. Noon	nan —
>			
Signature of Respondent/	Lawyer WSBA No.	Print Name	Date
>			
Signature of Petitioner/La	wyer WSBA No.	Print Name	Date

FILED
FFB 2 3 2072
INDIC - East D. 1
Issaquah Courthouse

Court of Washington	
Stephanie J. Rudat	No. 22CIV03090KCX
Petitioner,	Petition for an Order for Protection -
vs.	[X] Harassment (PTORAH) and/or
Miki M. Mullor	[] Stalking (PTORSTK)
Respondent.	100
and/or Stalking as checked in the obelieve:	caption.
[ ] I am a victim of stalking. [ ] (name) is the vulnerable adult.	ne victim of stalking and he/she is a minor or
CANALISE PARENCIA PAR	
The respondent has been  stalking the victim either in person or cy	her stalking and
<ul> <li>repeatedly contacting the victim or atternal</li> </ul>	mpting to contact or monitor the victim for no sed the victim to feel intimidated, frightened,
[X] I am a victim of unlawful harassment.	
[ ] (name	) is a victim of unlawful harassment and
he/she is a minor.	
The respondent's actions toward the victim have the victim, or are detrimental to the victim and respondent's actions have caused substantial to fear for the well-being of my child.	serve no legitimate or lawful purpose. The
How do the victim and respondent know each	other? Former friends, community members
have given a detailed explanation below.	

Pt for an Or for Protection – Harassment/Stalking (PTORAH, PTORSTK) – Page 1 of 7 WPF UHST-02.0200 Mandatory (06/2020) – RCW 10.14.040, .800, RCW 7.92.030

М	y name is (please print) <u>s</u>	stephanie J. Hudat	·	I am the petition
X	] I am 18 or older and I a	m petitioning on my own	behalf.	
1	] I am 16 or 17 and I am	petitioning on my own be	half.	
1	I am the parent or guard behalf:	dian of child/ren under ag	e 18 and I am pe	etitioning on thei
		Children's Name/s		
		(First, Middle Initial, La	est)	Age
ľ	I am not the parent or g	uardian, but the child/ren	live/s with me ar	nd I am petitioniu
	their behalf and the resp	pondent is not a parent.		ra , am poddorm
	Children	's Name/s (First, Middle Initi	ial, Last)	Age
į 1	a vulnerable adult as de	n behalf of petitioner, (na fined in RCW 74.34.020, fined in RCW 74.34.020(	who is a victim	of stalking. I ar
. Is the	a vulnerable adult as de interested person as def is	fined in RCW 74.34.020, fined in RCW 74.34.020(  f age or older?	who is a victim 10). My relations	ship to this petit
. Is the	a vulnerable adult as de interested person as def is	fined in RCW 74.34.020, fined in RCW 74.34.020( 	who is a victim 10). My relations	ship to this petit
(If no, 18, ins	a vulnerable adult as de interested person as del is	fined in RCW 74.34.020, fined in RCW 74.34.020(  f age or older?	who is a victim 10). My relations	ship to this petit
(If no, 18, ins	a vulnerable adult as de interested person as def is	fined in RCW 74.34.020, fined in RCW 74.34.020(  f age or older?	who is a victim 10). My relations ent/Stalking Res	ship to this petit
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(If no, 18, ins	a vulnerable adult as de interested person as def is	fined in RCW 74.34.020, fined in RCW 74.34.020(	who is a victim 10). My relations nent/Stalking Res	ship to this petit
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Is the (If no, 18, ins Where Petitio Did the their n	a vulnerable adult as de interested person as def is	fined in RCW 74.34.020, fined in RCW 74.34.020(  fined in RCW 74.34.020(  f age or older?  For Protection Harassm  King  sidence because of stalk  King	who is a victim 10). My relations  ent/Stalking Res  County.  ing conduct and	ship to this petit spondent Under

# Statement describing the victim/s need for protection from the respondent

- Write clearly. If you need more space below, attach additional page/s. Do not write on the back.
- 5. Describe what the Respondent did or said that you think is harassment or stalking.
  - You must describe what the respondent actually said.
  - · You must describe what the respondent actually did.

The respondent has committed acts of harassment or stalking as follows:
A. Describe the most recent incident of harassment or stalking.
Date and time (on or around): _Approximately 02.19.2022
Location: Online; King County
What did the respondent do or say that you believe to be harassing or stalking behavior?
The Respondent, over a long period of time, has been aggressively attacking the Petitioner online. He is bullying, misleading community members on the character and actions of the Petitioner incessantly.
The Respondent accuses the Petitioner of coordinating community action in speaking up to city council in a negative light portraying her as a liar and going so far as to say that.
The Respondent has contacted elected officials to say derogatory things about the Petitioner so that she is considered toxic and dangerous.
The Respondent is directly contacting people in the community, in writing and possibly otherwise, to get them to buy into his delusional belief that the Petitioner is a liar and acting as a 'agent of the city'.
The Respondent has, according to a public document, told a community member: "I'm going to destroy Dave and make Stephanie [Petitioner] feel the pain."
The Respondent made an allegation to others that the Petitioner had some sort of special agenda. The Petitioner told the Respondent to stop with the hateful nonsense and her has not done so.

How did the respondent make these statements? [] in person [] mail/written notes
[X] e-mail [ ] text [X] phone [X] social media (such as Facebook and Twitter)
[X] other (describe): Messaging App
(M other (describe): MESSAGING App
D. Danish official deal of the second of the
<ul> <li>B. Describe other incidents of harassment or stalking. For <u>each</u> incident, include the date,</li> </ul>
time (on or about), location, what was said, how statements were made, and what was done
to a victim.
Either in-person or over the phone, the Respondent told Dr. Michael Scoles, in reference to the respondent and her father, "I'm going to destroy Dave and
make Stephanie feel the pain. This stemmed from a conflict between the Respondent's dad and the petitioner. The Respondent has spent over a year seeing that promise through by way of harming the Petitioner as causing distress to the Petitioner could potentially destroy her father. This is cited in a
public document dated June, 2021. The incident, however, allegedly happened much earlier in the year.
The below instances have taken place online over the past ten months, roughly. The Petitioner has blocked the Respondent on all social media channels so the evidence, date, and times are based on the screenshots or forwarded information provided to her from people in the community. This is also only
limited to what the Petitioner has been made aware of
The Desprendent has used speed mode to communicate with the communication of the Debter has been desprendent.
The Bespondent has used social media to communicate with the community that the Petitioner has done marticipated in things that she hasn't to degrade her credibility and paint her as a bad person who is untrustworthy and desperate. This includes commenting on Nextdoor posts, posting on
Facebook, commerting on posts on Facebook (multiple), and sending private messages to members of the community using the Facebook
Messenger app.
The Respondent posted as allegation about the Patitioner on March 4, 2021 at 9 05 am. The Patitioner responded asking him to " So clease, stop. Stop.
with the badgering. Stop with the expectations. Stop with the undue attacks. Stop with petulant behavior*
The Respondent has used email and his influence on the city council to create public record of me doing things that would make the petitioner appear
reckless, angry, malicious, and unhinged. Specifically, the Respondent accuses the Petitioner of coordinating a smear campaign against council which is
untrue. He's doing this to create public record which will hurt the Petitioner as well as hurt her father who is a City employee, a public servant of fifty years. (February 1972 - February 2022)
The Description has explicated by the second
The Respondent has spoken to city councilmembers over the phone to encourage them into believing outrageous things about the Petitioner, that she's written letters on behalf of other community members as well as them, in order to make if appear that she's an "Agent of the City" which will, in turn, but her
city employee father. He has done this specifically to hurt the credibility and trustworthiness of the Petitioner causing her unmanageable distress. The
"agent of the city" allegation was made in writing, via email, in January, 2022.
The Respondent collected information from the Petitioner, under the guise of being a friend and journalist, to have a formal complaint filed against the
Pattioner's lather. He nut her genuine care, interests, credibility, and authenticity in question as a formal investigation to inched. Ultimately, while there
were no findings of the Petitioner's dad doing wrong, as stated in a public Executive Summary, yet the Respondent has gone on to tell people how terrible the Petitioner is. He intentionally manipulated her to hurt her, using whatever tactic he could - using the city council, using city resources, using social
media, using messaging, and using his blog. It is malicious and abusive.
The Commence of the black of th
The Respondent has averaged the blog he is the editor of with an alleged 3.000 subscribers, to mislead the public about the character of the Petitioner.  This character assassination and is uncalled for, she is not a public employee or elected. The Petitioner's uncontrolled anger knows no bounds. On
November 17, 2021, he green-lit an article which specifically stated that the Petitioner censors people on social media who are critical of her father and
misrepresented her power to have anything the Petitioner doesn't like, removed. The blog post states that Petitioner threatens people which is not true.
On February 19, 2022, the Bespondent sent a message to a member of the community accusing the Petitioner of pushing a tie. This is untrue. The
community member was taken back and encouraged the Petitioner to finally take legal action. The community member had submitted explicit community member had submitted explicit community member and submitted explicit community member had a submitted explicit community member had a submitted explicit community member had a sub
city council in November 2021 but the Petitioner had nothing to do with it. The messages are intimidating considering the Respondent's power and influence online especially when people see what he's doing to the Petitioner.
**************************************
On January 5 2022 the Respondent earlier measure to a member of the summer to the first transfer of the summer to the first transfer of the summer to the first transfer of the summer
On January 5, 2022, the Respondent sent a message to a member of the community accusing the Petitioner of outling the community member up to something, attempting to seed doubt into the mind of the community member, simply because that community member expressed concern with the
Respondent, The Petitioner did not put the community member up to anything. This is paranoia. The community member received multiple messages on
the subject and ended up having to block the Respondent
6. How did the incidents you describe above make you, the minor, or the vulnerable adult feel?
I've felt physically nauseous and scared to be out in public. My confidence has dwindled dramatically and I avoid going out into the community as I once —did. My migrainee and other naurological issues have become nearly impossible to manage. My naurological has noticed the impact of this outrageous.
bullying and attacks on me and told me, on 2/22/22 to file a restraining order right away and to go to the police. Lexislaned that Loan't go to the police.
without it being used against my by the Respondent in a hurtful way. My neurologist has had to increase doses of medications I'm prescribed. My sleep has also gotten worse and my sleep doctor has also discussed my emotional stress and has me taking double doses of medication to try to sleep.
The worst part is how this affects who I am as a mama and a wife. I'm depressed, crying all the time, and am way too easily irritated. I feel embarrassed
and ashamed with my family and have lost much of my zeal. It's a hornble feeling to be scared of what is coming next. I'm always nervous and on edge.

7. Has the respondent used, displayed, or threatened to use a firearm or other dangerous weapon in a felony? Please describe:
Not that I am aware of.
Is the respondent ineligible to possess a firearm under the provisions of RCW 9.41.040′ Please describe:      Not that I am aware of.
<ol> <li>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 a victi Please describe:</li> </ol>
I hope not. I have no idea how unhinged he will get just in reaction to this filling.
10. Do you have any evidence of the harassment or stalking conduct other than testimony?  [ ] No [x] Yes. I have attached the following evidence:   [ ] Copy of mail or written notes   [ ] Copy of text messages   [ ] Copy of email messages   [ ] Copy of social media messages   [ ] Police report   [ ] Declaration or Affidavit from the following witness:   [x] Other (describe): Social media posts, comments, and posts on the blog he's the editor of t
11. Has/have the victim/s or the respondent ever requested or obtained protection from the other person in a restraining order, civil protection order, or criminal no-contact order? If yes, list the type of order, the name of the court, the approximate date of the order, and whether the request was granted:
No.

12. Is there any other litigation between the victim/s and the respondent? This includes all matters - pending or past - such as parenting plans, landlord-tenant disputes, employmer disputes, or property disputes. If yes, provide case number/s if known, type of case, and name of court: No.
> Requests
13. I ask the Court for an order approving the following requests for protection:
I Request an Order for Protection following a hearing that will:
[x] No Contact: Restrain the respondent from making any attempts or having any contact, including nonphysical contact, with the person/s to be protected, directly, indirectly, or through third parties, regardless of whether those third parties know of the order, except for mailing of court documents.
[X] Surveillance: Prohibit or restrain the respondent from making any attempt to keep or from keeping the person/s to be protected under surveillance, including electronic surveillance.
[x] Exclude from places: Exclude the respondent from the [x] residence [ ] workplace [ ] school [ ] day care of the person/s to be protected.
[x] Stay Away: Prohibit or restrain the respondent from entering or being within, or from knowingly coming within, or knowingly remaining within
[x] Other:
No more social media posts, comments, messages, or blog posts on The Comment about or even referencing the Petitioner.
[x] Evaluation: Order the respondent to have a [x] mental health [ ] chemical dependency evaluation. [ ] other:
[x] Pay Fees and Costs: Require the respondent to pay fees and costs of this action, which may include administrative court costs and service fees and petitioner's costs including attorneys' fees.
[ ] Surrender Firearms: Require the respondent to immediately surrender all firearms, other dangerous weapons, and any concealed pistol licenses, and prohibit the respondent from accessing, obtaining or possessing firearms, or other dangerous weapons, or concealed pistol licenses.
[x] Duration: Remain effective longer than one year because respondent is likely to resume acts of unlawful harassment or stalking conduct against the persons to be protected if the order expires in a year.

17	Emergency temporary protection (up to 14 days) until the court hearing:
9	An emergency exists as described below. I request that a Temporary Protection Order granting the relief I requested above for a no-contact, surveillance, exclude from places, or stay away order be issued immediately, without prior notice to the respondent, be effective until the hearing.
١	also request a temporary surrender and prohibition of all firearms, other dangerous veapons, and concealed pistol licenses without notice to the other party because reparable injury could result if an order is not issued until the hearing.
	irreparable harm would result if an order is not issued immediately without prior notice respondent?
He w	keep going, without any regard to the terrible impact his words and actions have on the Petitioner. As stated by who are party to this or are witnesses, 'he will not stop, it is only getting worse'.
1 des	perately need immediate help. My mental wellness is affected by his bullying and using me to have power. I'm
_scare	d of him. Even my doctor has urged that I go get a restraining order right away.
_scare	d of him. Even my doctor has urged that I go get a restraining order right away.
_scare	d of him. Even my doctor has urged that I go get a restraining order right away.
decla	re under penalty of perjury under the laws of the state of Washington that the foregoing and correct.
decla	re under penalty of perjury under the laws of the state of Washington that the foregoing
decla	re under penalty of perjury under the laws of the state of Washington that the foregoing and correct.
decla	re under penalty of perjury under the laws of the state of Washington that the foregoing and correct.  2/23/2022 at at
decla	re under penalty of perjury under the laws of the state of Washington that the foregoing and correct.  2/23/2022 at at
declas true	re under penalty of perjury under the laws of the state of Washington that the foregoing and correct.  2/23/2022 at at

Pt for an Or for Protection – Harassment/Stalking (PTORAH, PTORSTK) – Page 7 of 7 WPF UHST-02.0200 Mandatory (06/2020) – RCW 10.14.040, .800, RCW 7.92.030

Fuck you Mike., You're a liar.

you have never "seen the emails where Christie shares she sent you information from executive session."

FILED

Never happened.

FEB 2 3 2022

KCDC - East Division Issaquah Courthouse

On Wed, Jun 2, 2021 at 12:47 AM Michael Scoles < <a href="mailto:drscoles@gmail.com">drscoles@gmail.com</a>> wrote: You are telling me Christie has never shared anything from executive session with you?

On Jun 1, 2021, at 3:41 PM, Miki Mullor <miki@mullor.org> wrote:

It's a blatant lie, you're a liar.

On Wed, Jun 2, 2021 at 12:40 AM Michael Scoles < <a href="mailto:drscoles@gmail.com">drscoles@gmail.com</a>> wrote:

What did pam get censured for? Sharing info out of exec session right? Isn't that the same thing as christie sharing info with you from executive session? Is that a lie?

On Jun 1, 2021, at 3:34 PM, Miki Mullor <miki@mullor.org> wrote:

oh and as I was reading through this garbage let me just highlight one more BLATANT lie from you:

"I have seen the emails where Christie shares she sent you information from executive session. The exact same thing that got Pam censured."

BIG FAT LIE.

Shame on you.

On Tue, Jun 1, 2021 at 11:54 PM Michael Scoles <a href="mailto:drscoles@gmail.com">drscoles@gmail.com</a> wrote:

Miki.

Hope you and your family are enjoying Spain. First off, two years ago when you asked me to start the PAC, I never envisioned how much this would raise my awareness to what is going on in our city, nor did I realize how much valuable time it would take away from my family. However, in that time, I feel like I have forged a lot of great friendships. You are first on that list. I feel like we went to war together and were a great team. In the past six months, your actions have not been those of a friend or a good teammate.

Ken, who I think is probably one of your closest friends, Karen and I, have repeatedly urged you to stop your vendetta against Dave Rudat. Just over a year ago, all you could talk about was this wonderful city manager in California you were recruiting. You were the primary person to influence him coming here and accepting the job. You were also key in finding Peter Eglick. Less than a year later, your sole focus is to get Dave fired. I know, that both Dave and Peter, after a few months, stopped accepting your calls. They grew weary of you telling them what to do. A blind man could see that this is the reason for your anger and vindictiveness. Your level of angst towards Stephanie is still hard for me to wrap my head around. Your comment to me, "I'm going to destroy Dave and make Stephanie feel the pain." That came from a dark place and something rational people don't verbalize. For your health, please reevaluate what you are doing. You aren't thinking or acting like the Miki I know. Do you think it's possible that it is you, not the three of us are who are dead wrong? I have always valued your judgment and analysis, its way off in this instance.

You presented information to Ken, Karen and I that potentially showed impropriety with Dave sharing sensitive information with his daughter. You did this in hopes of getting them to move to investigate Dave and get him fired. The two of them wanted no part in it, feeling that the information had little merit. Tom Hornish, when seeing the facts, felt the same way. And against everyone's advice, you went to Christie with the information. I know you and her have always had a close relationship. I have seen the emails where Christie shares she sent you information from executive session. The exact same thing that got Pam censured.

Christie repeatedly tried to bring Pam back into executive session, before her suspension was over, solely so that she would have the required votes to take action against Dave. Christie working with Pam? They're having a snowball fight in hell....

You forced the council's hand and opened them to liability by sending the all of them a packet of documents. This information was sent shortly before a Tuesday council meeting. In that meeting, Kent and Ken had not reviewed the material and Christie took it upon herself to kick Ken and Kent out of executive session because they had not read it. The legality of her actions is now in question and being reviewed by outside counsel.

You and Christie obviously want Dave out. The "Rockstar" you hand-picked. Ken, Karen, and Kent think he is doing his job. I asked Tom O'Dell on the phone what he thought of Dave and he said he was doing a good job. The city staff seems to like and respect him. City manager is a tough position, trying to appease the council, staff and citizens all at once. Christie is obviously against Dave for political reasons. She doesn't like Karen and thinks his ouster will make Karen look bad in an election year. Karen wasn't even invited to be part of the recruitment process.

You always tell me you hate liars. If you can't admit to yourself that the reason you are against Dave is because you've lost influence with him, you aren't being honest with yourself. You and Christie are not remotely putting the city's best interest at heart through these actions. You and her are opening the city to a potential lawsuit if this proceeds, and it is not doing anything to further our main goal.

I got involved in this stuff to help preserve the character of our city and allow infrastructure to catch up before any new development. I thought that's what you wanted as well. Please take a step back and look at what you are doing.

Love to have that friend back from a few years ago,

KIN EAS	G C	OF WASHINGTON OUNTY DISTRICT COURT IVISION, BELLEVUE HOUSE	
Stephanie Jannel Rudat Petitioner (Protected Person) vs		(Protected Person)	No. 22CIV03090KCX  Proof of Service (RTS)
		<u>he Mullor</u> ent (Restrained Person)	
		Proof of Se	ervice
Serv 1.		<i>clares:</i> / name is m	I am 18 or older, is case.
2.		ole to Serve:	
		Personal Service: I served the court do	ocuments checked in section 4 for this case
		on (date)	at (time)
		by giving the documents directly to them	at this address:
		Electronic Service:	
			vice if your case involves the surrender of noving respondent from the parties' shared at.
		I served the court documents checked in (name of party) on (date)	at (time) via
		email text social media appli	

Proof of Service Laws of 2021, ch. 215, § 18 Mandatory (07/2021) PO 004

I received a read receipt or other r attach):	eply from the receiving party (describe or
(name of party) on (date) I sent <b>2</b> copies of the documents, post	at (time)at (time)age prepaid: one by ordinary, first-class mail tracking information (attach receipts). I sent
Not Able to Serve:	
I was unable to make personal service I notified the serving party that service attempted on the following date/s	on (name of party) was not successful. Personal service was
Electronic service was attempted at th was undeliverable	e following address/es but it bounced back or
☐ I did not mail court documents to (nam	ne of party)
because I do not know the party's last	known address.
List of Documents:	
333333	the title of any document not already listed.
New Domestic Violence Petition:  Petition for Order for Protection  Temporary Order for Protection and Notice of Hearing  Reissuance of Temporary Order for Protection and Notice of Hearing  Order to Surrender Weapons (issued without notice) and Notice of Hearing  Order Transferring Domestic Violence Case and Setting Hearing  Declaration/s of:	
New Domestic Violence Petition:  Petition for Order for Protection Temporary Order for Protection and Notice of Hearing Reissuance of Temporary Order for Protection and Notice of Hearing Order to Surrender Weapons (issued without notice) and Notice of Hearing Order Transferring Domestic Violence Case and Setting Hearing Declaration/s of: Denial Order	New Harassment and/or Stalking Petition:  Petition for Order for Protection — Harassment and/or Stalking Respondent Under Age 18 Temporary Order for Protection and Notice of Hearing Respondent Under Age 18 Order to Surrender Weapons (issued without notice) and Notice of Hearing Declaration/s of:
New Domestic Violence Petition:  Petition for Order for Protection  Temporary Order for Protection and Notice of Hearing  Reissuance of Temporary Order for Protection and Notice of Hearing  Order to Surrender Weapons (issued without notice) and Notice of Hearing  Order Transferring Domestic Violence Case and Setting Hearing  Declaration/s of:  Denial Order  New Sexual Assault Petition:	New Harassment and/or Stalking Petition:  Petition for Order for Protection — Harassment and/or Stalking Respondent Under Age 18 Temporary Order for Protection and Notice of Hearing Respondent Under Age 18 Order to Surrender Weapons (issued without notice) and Notice of Hearing Declaration/s of:
New Domestic Violence Petition:  Petition for Order for Protection  Temporary Order for Protection and Notice of Hearing  Reissuance of Temporary Order for Protection and Notice of Hearing  Order to Surrender Weapons (issued without notice) and Notice of Hearing  Order Transferring Domestic Violence Case and Setting Hearing  Declaration/s of:	New Harassment and/or Stalking Petition:  Petition for Order for Protection — Harassment and/or Stalking Respondent Under Age 18 Temporary Order for Protection and Notice of Hearing Respondent Under Age 18 Order to Surrender Weapons (issued without notice) and Notice of Hearing Declaration/s of:

☐ Reissuance of Temporary Sexual	
Assault Protection Order and Notice of Hearing  Order to Surrender Weapons (issued without notice) and Notice of Hearing  Declaration/s of: Denial Order  After a Full Hearing: Order for Protection	Renewals:  ☐ Petition for Renewal of Order for
<ul> <li>Sexual Assault Protection Order</li> <li>Order for Protection – Vulnerable Adult</li> </ul>	Protection and Notice of Hearing  Order Setting Hearing on Renewal and Extending Order until Hearing
<ul> <li>□ Order for Protection – Harassment</li> <li>□ Respondent Under Age 18</li> <li>□ Order for Protection – Stalking</li> <li>□ Respondent Under Age 18</li> <li>□ Order to Surrender Weapons</li> <li>□ Order Realigning Parties and Notice of Hearing</li> </ul>	<ul> <li>Ex Parte Temporary Order for Renewal of Order for Protection and Notice of Hearing</li> <li>Order for Renewal of Order for Protection</li> </ul>
	<ul> <li>☐ Motion and Declaration for Renewal of Sexual Assault Protection Order</li> <li>☐ Order Setting Hearing – Sexual Assault</li> <li>☐ Order on Motion for Renewal of Sexual Assault Protection Order</li> </ul>
Motions:	After a Motion Hearing:
Motion to Modify/Terminate Order for Protection	Order Modifying/Terminating Order for Protection
<ul> <li>Motion for Surrender of Weapons</li> <li>Notice of Hearing</li> <li>Motion to Realign Parties</li> </ul>	Order to Surrender Weapons
Other Documents:	
F Ch	
rees Charged for Service:	
Fees Charged for Service:  Does not apply.  Fees: \$ + Mileage \$	_= Total: \$

5.

6.

I declare under penalty of perjury un on this form are true.	der the laws of the state of Washington that the statements
Signed at (city and state):	Date:
Signature of server	Print or type name of server
	Law Enforcement Agency (if any)