INSTRUCTIONS – ANTI-HARASSMENT PROTECTION ORDERS

HARASSMENT PREVENTION CODE (TITLE 5C OF THE LUMMI NATION CODE OF LAWS)

Step 1. Fill out a Petition for Order for Protection: Anti-Harassment ("Petition").

Step 2. If you are also requesting that the Court review your Petition for the purpose of determining whether an immediate protection order should be issued, then fill out the form *Ex-Parte Temporary Order for Protection (Anti-Harassment) and Notice of Hearing*.

Step 3. Submit the documents to the Lummi Tribal Court Clerk's Office.

- Pay the filing fee or fill out and file a Waiver of Filing Fee form.
- Ask the Court Clerk for copies of the documents you file with the Court.
 - o One copy is for the petitioner.
 - Obtain a copy to have served on the respondent.

Step 4. Service of Process.

The respondent must be served with the *Petition for Order for Protection: Anti-Harassment* and other orders and documents that are part of your case.

Service of documents is the responsibility of the petitioner. Service may be accomplished by certified mail, return receipt requested, or by personal service by any person over the age of eighteen (18) years who is competent to testify and is not a party to the action, or by publication under the circumstances set out in Lummi Code of Laws §3.03.040.

Included in this packet is a *Declaration of Service Anti-Harassment*. This document is to be used for personal service of court documents to the respondent.

NOTE: If there is a request for Protection from Firearms and Other Dangerous Weapons the following additional documents will need to be served on the respondent: (These forms available in the Court Clerks' Office.)

- Order to Surrender and Prohibit Weapons Issued Without Notice
- Proof of Surrender
- Declaration of Non-Surrender
- Frequently Asked Questions Surrender of Firearms Domestic Violence

Step 5. Attend the Court hearing. Once you are given a Court date, please bring all your documents and evidence with you to each hearing.

INFORMATION –DOMESTIC VIOLENCE PROTECTION Page 1

1	JMMI TRIBAL COUI	RT	No CIAH				
LUMMI NATION							
	Came of Petitioner) etitioner	DOB	PETITION FOR OF PROTECTION: AN				
	ame of Respondent) espondent	DOB		LUMMI TRIBAL COURT 2665 KWINA ROAD BELLINGHAM, WA 98226			
1.			a Vulnerable Adult is the the Respondent's Minor	e victim of unlawful Child as described in the			
2.	Minor Children to be Pro	otected by Order (if appl	licable):				
	Name	Date of Birth	Relationship to Petitioner	Relationship to Respondent			
Respondent does not have the right to care, custody or control of the minor children lis in the table above 3. At least one act of harassment, intimidation, or bullying described below occurred on the Lumm Reservation or Lummi trust lands AND Respondent is an enrolled member of Lummi Nation; Respondent is an enrolled member of a federally recognized tribe who resides on the Lum Reservation or Lummi trust lands;							
	Reservation or Lum	mi trust lands; <u>OR</u>		ndent resides on the Lummi			

		Date Birt	I I MIDOLA	ffiliation		Address (Last Known)
Petitio	ner					
Victim (if of from Petit						
Minor Ch Protecte	ed (if					
Respond Respondent Chile	's Minor					
Parent/O LVOC LVOC Other:	Guardian o Advocate Attorney t cases or	f Minor	Child	act involvi	ng the	victim and the respondent (e.g.
ase Name	Case Nu	mber	Court/County	Type of	Case	Charges

7. REQUEST FOR RELIEF:

Che	Check the box for each type of relief you are requesting, for each type of order you need.							
Temp:	Temp: I Request a Temporary Order for Protection, effective until the hearing, because an							
	Emergency Exists as described in the statement below. A temporary protection order should be issued immediately without notice to the respondent, to avoid irreparable injury.							
Full:								
Temp	Full							
₩ -	•							
		Restrain Respondent Respondent's Minor Child from committing or threatening to commit further acts of unlawful harassment, intimidation, or bullying (as defined below) against the victim and the minor children listed in table in						
		Section 2						
		Restrain Respondent Respondent's Minor Child from coming near and from having any contact whatsoever, in person or through others, by phone, mail, text, email, MySpace, Facebook, or any means, directly or indirectly, except for mailing of court documents, with the victim and the minor children listed in Section 2						
		Exclude Respondent Respondent's Minor Child from the residence workplace school other: of the victim and the minor children listed in Section 2.						
	,	Respondent Respondent's Minor Child must stay feet away from the above listed locations.						
		Restrain Respondent Respondent's Minor Child from making any attempts to keep the protected person(s) under actual or electronic surveillance.						
		Prohibit ☐ Respondent ☐ Respondent's Minor Child from possessing or using any: ☐ firearm; or						
		other weapon specified by the court:						
		and <i>Require</i> surrender of such weapon to law enforcement.						
		Other:						

Harassment, Intimidation, or Bullying is defined as: (1) any conduct defined in LCL 5.01.080; and (2) any knowing and willful electronic, written, verbal, or physical act, or series of acts, including hazing, directed at another person when that act or series of acts: (A) physically harms another person or damages that person's property; (B) places another person in reasonable fear of immediate or future physical or emotional harm to that person or his property; (C) seriously and unreasonably causes alarm, annoyance or detriment to another person or which reasonably causes another person to suffer substantial emotional distress: (D) has the purpose or effect of unreasonably interfering with another person's ability to carry out his employment duties or functions or has the effect of creating an intimidating, hostile or offensive employment environment for such a person; (E) has the effect of substantially interfering with a student's education, the educational environment, or the orderly operation of the school; (F) causes a parent or guardian to reasonably and substantially fear for the wellbeing of his child; or (G) causes a family or household member, caregiver, or advocate to reasonably and substantially fear for the wellbeing of an elder or vulnerable adult. (3) For the purpose of this definition, an act "directed at another person" includes an act or acts specifically made in the presence of the protected person or an act or acts indirectly aimed at the protected person through the use of third parties, public forums, meetings or gathering, the internet, on social media, in general circulation publications, on television and radio, and any other similar public mediums. (Definition LCL Title 5C.02.010(h)).

Statement: The Respondent Respondent's Minor Child has committed acts of unlawful harassment, intimidation, or bullying as follows:
Conduct defined in LCL 5.01.080;
Knowing and willful electronic, written, verbal, or physical act, or series of acts,
including hazing, directed at the Petitioner and/or the victim and that act or series of acts has physically harmed the Petitioner and/or victim or damaged their property;
placed the Petitioner and/or victim in reasonable fear of immediate or future physical
or emotional harm to themselves or their property;
seriously and unreasonably caused alarm, annoyance or detriment to the Petitioner
and/or victim or reasonably caused the Petitioner and/or the victim to suffer substantial
emotional distress;
had the purpose or effect of unreasonably interfering with the Petitioner and/or
victim's ability to carry out his/her employment duties or functions or has the effect of creating an intimidating, hostile or offensive employment environment for the Petitioner
and/or the victim;
had the effect of substantially interfering with a student's education, the educational environment, or the orderly operation of the school;
caused a parent or guardian to reasonably and substantially fear for the wellbeing of his child; or
acaused a family or household member, caregiver, or advocate to reasonably and
substantially fear for the wellbeing of an elder or vulnerable adult.
Other:

Describe specific acts (and their approximate dates), starting with the most recent incident or threat of harm:
Describe past incidents where the Respondent or the Respondent's Minor Child harassed, intimated, or bullied the victim (and their approximate dates),:
,
Is the victim in immediate danger of further harassment, intimidation, or bullying, such that an ex parte temporary protection order is needed?
Has the victim or petitioner made any complaints about this harassment, intimidation, or bullying to any school official? If so, was the complaint made formally under an anti-harassment or antibullying policy? What was the outcome of the complaint?
Does the respondent own or possess firearms?
Does the respondent use firearms, weapons or objects to threaten or harm you? Please describe:

An order for protection will generally last for one year before requiring renewal, if you would like the order for protection to last longer than one year, describe the reasons for your request:
Other (Is there anything else the court should be aware of that was not covered above):
Check box if substance abuse is involved: Alcohol Drugs Unknown
Has the petitioner victim or made any police reports / were any police reports made regarding any of the incidents above?
Yes No have attached true and accurate copies of the relevant police reports.
I have attached true and accurate copies of the following documents in support of my petition: (Describe using names, dates and contents of any documents)
Medical records:
Screen shots of text messages from the Respondent (describe):
Screen shots of Facebook/Instgram/Snapchat/Other: messages from the Respondent (describe):
Screen shots of Facebook/Instgram/Snapchat/Other:posts by the Respondent (describe):
Other (describe):
Other (describe):

I certify under penalty of perjury under the laws and correct.	s of the Lummi Nation that the foregoing is true
Dated:	
	Petitioner
You have a right to keep your residential address co address, other than your residence, where you may not be a superior of the control of th	

		TRIBAL COURT ON, WASHINGTON
	the the the t	<u>ie</u> johe che the the the
	Plaintiff / Petitioner,	Case No.:
		REQUEST FOR FILING FEE WAIVER AND ORDER - CIVIL ACTION
		<u>-</u> lago din din win din
	Defendant / Respondent.	
1 Late		LARATION
	te the following in support of good not have the financial resources to	
	ck one)	pay the \$50 ming fee, because
		general assistance, social security, or other public
	OR	
	My annual income, after taxes,	is one hundred twenty-five percent or less of the
	current federally established poverty Health and Human Services Departs	y level as determined by the current Washington State
	How many Persons in your I	
	 Provide your annual income Annual Income \$ 	
	o Monthly Income \$	
Dogwood for E	iling Fee Waiver	Lummi Tribal Court

Request for Filing Fee Waiver Revised August 2022

DECLARE under penalty	y of perjury und	ler the laws of the Lu	mmi Nation that the foreg	oing
nd correct.				J
Dated this day of		, 20 , in		WA.
		(pla	ace where signed)	
ignature of Petitioner		Print Nam	e of Petitioner	
		ORDER		
Γ IS HEREBY ORDERE	D THAT:			
The Court finds good o	cause to GRAN	T the filing fee waiv	er and the Clerk of Court	shall
ase and issue the summor				
The Court does not fin ay the filing fee, before the	d good cause to	grant the filing fee	waiver, and the Plaintiff/ F	etitic
ay the ming ice, before the	ie case will be i	ned.		
Dated this	day of	17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	, 20	
		JUDGE		
equest for Filing Fee Waiver			Lummi Tribal Court	

(360) 312-2239

pondent	Case No.:CIAH DECLARATION OF SERVICE Anti-Harassment – Protection Order
pondent	
pondent	
ructions: This Declaration of Service is to boondent. Once properly signed, it is evidence	e used for personal service of docume
nt name of server)	declares as follows:
	(Print name of person served)
the following documents (check the box for ex	ion document served.
the following documents (check the box for execution for Order for Protection: Anti-Harassment	
etition for Order for Protection: Anti-Harassment	
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: order to Surrender and Prohibit Weapons Issued Wi	assment) and Notice of Hearing
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: rder to Surrender and Prohibit Weapons Issued Wircoof of Surrender	assment) and Notice of Hearing
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: rder to Surrender and Prohibit Weapons Issued Wircoof of Surrender ecclaration of Non-Surrender	assment) and Notice of Hearing thout Notice
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: rder to Surrender and Prohibit Weapons Issued Wircoof of Surrender	assment) and Notice of Hearing thout Notice
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: rder to Surrender and Prohibit Weapons Issued Wircoof of Surrender ecclaration of Non-Surrender	assment) and Notice of Hearing thout Notice
etition for Order for Protection: Anti-Harassment x Parte Temporary Order for Protection (Anti-Hara signed and issued by the Court on date: rder to Surrender and Prohibit Weapons Issued Wircoof of Surrender ecclaration of Non-Surrender	assment) and Notice of Hearing thout Notice

1	
2	Other:
3	(write in title of document served)
4	I am NOT a party in this case, I am over the age of 18, and declare I served the checked listed documents by:
5	CHECK ONE:
6	[] by delivering to and leaving with him /h = = = = = = = = = = = = = = = = = =
7	[] by delivering to and leaving with him/her personally a copy of the checked listed documents at the following address:
8	[] by leaving the checked listed documents with a person of suitable age and discretion at the
9	residence of the person to be served, with directions to deliver the documents to the person being served at the following address:
10	i be the the the the the the
11	I DECLARE under penalty of perjury under the laws of the Lummi Nation that the foregoing is true and correct.
12	Dated this day of, 20 , in, WA.
13	(place where signed)
14	
15	Signature of Server Print Name of Server
16	
17	
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23	
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25	
	Declaration of Service – Anti-Harassment Lummi Tribal Court
	Court Form 1//2022 2665 Kwina Road Bellingham, WA 98226

(360) 312-2239

LUMMI TRIBAL COURT LUMMI NATION		No.		CIAH		
(name) DOB Petitioner		PRO	DTECTION	MPORARY OF (ANTI HARAS OF HEARING		
v. (name) Respondent	DOB	Date (mu	t Hearing e/Time: st be within iis order)	14 days of the		
					RIBAL COURT KWINA ROAD	
					M, WA 98226	
Minors Protected By this Order:			Respond	ent / Minor Child	d Identifiers	
Name (First Middle Last)	DOB		Sex	Race	Hair	
			Height	Weight	Eyes	
☐ No Minors Protected		Distinguishing Features:				
		Caution: Access to weapons: yes no unknown				
THE COURT FINDS: The court has jurisdiction over the parties, the minors, and the subject matter under the laws of the Lummi Nation. The Respondent or Respondent's Minor Child will be served notice of his or her opportunity to be heard at the scheduled hearing pursuant to Lummi Code of Laws, Chapter 5C.01.020. The Petitioner has shown evidence of harassment, intimidation or bullying of the protected person and any minors, by the respondent, and continued harassment, intimidation or bullying may result if this temporary anti-harassment order is not granted.						
The terms of this order shall be effect	ctive until:	The	Next Hearing	g Date, above.		
☐ 1. ☐ Respondent ☐ Respondent's Minor Child is Restrained from committing or threatening to commit further acts of unlawful harassment, intimidation, or bullying (as defined below) against the victim and the minor children listed above.						

Temporary Order for Protection and Notice of Hearing - Page 1 of 3

Revised: 2/5/24

2. Respondent Respondent's Minor Child is Restrained from coming near and from having any contact whatsoever, in person or through others, by phone, mail, text, MySpace, Facebook, by other social media, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3 rd party or contact by Respondent's lawyer(s) with any person protected by this order. If both parties are in the same location, respondent shall leave.						
☐ 3. ☐ Respondent ☐ Respondent's Minor Child is Restrained from going onto the grounds of or entering the ☐ residence ☐ workplace ☐ school; ☐ other: of any person protected by this order, and shall stay feet away from the protected persons.						
4. Respondent Respondent's Minor Child is Restrained from making any attempts to keep any protected person under actual or electronic surveillance						
5. Respondent Respondent's Minor Child is Prohibited from possessing or using any: firearm; or other weapon specified by the court: and is Required to surrender any such weapon to law enforcement immediately.						

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 payment of costs and treatment. Failure to Appear at the Hearing Will Result in the Court Granting Such Relief. The Next Hearing Date is Shown on Page One.

WARNINGS TO THE RESPONDENT:

Revised: 2/5/24

Violation of this of this order is a criminal offense under Title 5 of the Lummi Code of Laws (and also under the laws of jurisdictions outside the Lummi Nation, including but not limited to, the State of Washington, Chapter 10.14 - Harassment - of the Revised Code of Washington) and may subject a violator to arrest and/or prosecution by the Lummi Nation or another jurisdiction. You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to it. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order.

Pursuant to Lummi Tribal Code 5C.03.110(c), in addition to criminal penalties, you may incur a civil penalty up to \$5,000, additional orders which may be needed to remedy the contempt, and reasonable attorney fees and costs incurred by the Lummi Nation in bringing a civil contempt action.

Temporary Order for Protection and Notice of Hearing - Page 2 of 3

FULL FAITH AND CREDIT: 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 any order issued consistent with subsection (b) of this section, as if it were an order of the enforcing State or trible. Section (b) requires that (1) the court have jurisdiction over the parties and matter under the law of such State, Indian Tribe, or territory; and (2) that reasonable notice and an opportunity to be heard is given to the person against whom the order is sought sufficient to protect that person's right to due process. 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 Lummi Law and Order Whatcom County Sheriff's Office Police Department Where Petitioner Lives which shall enter it in their computer-based criminal intelligence system 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 Lummi Law and Order Whatcom County Sheriff's Office 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. Petitioner has made private arrangements for service of this order. OR This order is issued following service by \square mail \square publication, and petitioner may serve this order by \square mail \square publication. This Temporary Order Is Effective Until the Next Hearing Date on Page One. Dated:_____ at ____ a.m. /p.m. _____ **Judge** Presented by: Printed Name: Relationship to the case: DENIAL OF EX PARTE TEMPORARY ORDER Having considered the request for an ex parte temporary order for protection (anti-harassment), the Court has determined that the request for an ex parte temporary order shall be DENIED. This case is set for hearing on _____ at ____ am / pm, on the Petition for Order for Protection: Anti-Harassment. Dated:_____ at ___ a.m. /p.m. _____ Judge

Temporary Order for Protection and Notice of Hearing - Page 3 of 3

LUMMI TRIBAL COURT] _{N.I.}			
LUMMI NATION		No.	G	IAH	
(Name of Petitioner) Petitioner	DOB	ORDER FOR PROTECTION ANTI-HARASSMENT			
v. (Name of Respondent) Respondent Names of Minors: No Minors In	DOB			2665 BELLINGHA	RIBAL COURT KWINA ROAD AM, WA 98226
	ivoivea		A PROPERTY OF THE PROPERTY OF	spondent Identif	Magazine, was experience in access of the
First Middle Last Age			Sex	Race	Hair
			Height	Weight	Eyes
				s Distinguishing F	
			Caution - A ☐yes ☐no	Access to weapo	ons:
THE COURT FINDS: The court has jurisdiction over the paration and the respondent has been plaummi Code of Laws Chapter 5C.01 One or more acts giving rise to the Plaummi Reservation or on lands held of the Reservation, and the Respondent is an enrolled medium Reservation or on lands held be the Respondent is an enrolled medium Reservation or on lands held be countained of the Reservation; or the Petitioner is an enrolled memical the Petitioner is an enrolled memical the Petitioner is an enrolled memical tribe but resides that on by the United States outside the Court otherwise has personal, respondent pursuant to Section 1.02.0 testricting civil jurisdiction.	provided with reason .020 as follows: etition for anti-hara in trust for the Lumm mber of the Lumm mber of a federally in trust for the Lummi ber of the Lummi he within the Lummi he boundaries of the subject matter, and	ensable assmen mmi N i Natio recog mmi N Nation Reser as Reser d territ	notice and an at occurred with ation by the Usen; or nized Indian Tation buy the Usend the responsation or on latervation; or orial jurisdiction.	hin the exterior be inited States outsided Sta	heard pursuant to bundaries of the le the boundaries within the de the ed in any or the Lummi

Notice of this hearing was served on the respondent by Personal service service by mail pursuant to court order service by publication pursuant to court order Other:
The respondent committed harassment, intimidation or bullying, as defined in the Lummi Tribal Code §5C.02.010.
Additional findings of this order are set forth below:
IT IS ORDERED:
 □ 1. Pursuant to Sec. 5C.03.090(a)(1) of the Lummi Tribal Code, □ Respondent □ Respondent's Minor Child is Restrained from committing or threatening to commit further acts of unlawful harassment, intimidation or bullying against □ petitioner/victim □ the minor child(ren) named in the table above □ these minor child(ren) only:
 □ 2. Pursuant to Sec. 5C.03.090(a)(2) of the Lummi Tribal Code, □ Respondent □ Respondent's Minor Child is Restrained from contacting or making any attempts to contact the protected person(s), either directly or indirectly, in person or through others, by phone, mail, text, MySpace, Facebook, or any means, or any means, except for mailing or service of process of court documents by a 3rd party or contact by Respondent's lawyer(s). If both parties are in the same location, respondent shall leave.
The court shall not limit the respondent's right to care, control or custody of the respondent's minor child.
3. Pursuant to Sec. 5C.03.090(a)(3) of the Lummi Tribal Code, Respondent Respondent's Minor Child shall stay feet away from the petitioner's
residence workplace school; the day care or school of the minors named in the table above these minors only:
Other place where the protected person frequently goes:
*The court shall not prohibit the respondent from use or enjoyment of non-trust real property which the respondent owns.
☐ 4. Pursuant to Sec. 5C.03.090(a)(4) of the Lummi Tribal Code, ☐ Respondent ☐ Respondent's Minor Child is Restrained from making any attempts to keep the protected person(s) under actual or electronic surveillance.

☐ 5. Pursuant to Sec. 5C.03.090(a)(5) of the Lummi Tribal Code,☐ Respondent ☐ Respondent's Minor Child is Prohibited from possessing or using any:
☐ firearm; or ☐ other weapon specified by the court:
And is <i>Required</i> to surrender any such weapon to law enforcement immediately.
☐ 6. Pursuant to Sec. 5C.03.090(a)(5) of the Lummi Tribal Code, ☐ Other relief as the Court deems necessary to protect and provide for the safety of the protected person(s):
Notice to the Petitioner: If this order is <u>modified or terminated</u> by issuance of another court order, you are responsible for notifying any other state or tribal jurisdiction where you registered this order.
If this order protects you at your place of work, employment, school, or other frequented location, you may want to consider providing a copy of this order to the supervisor so he/she may take appropriate action if this order is violated. You should carry a copy of this order at all times.
WARNINGS TO THE RESPONDENT:
Violation of this of this order is a criminal offense under Title 5 of the Lummi Code of Laws (and also under the laws of jurisdictions outside the Lummi Nation, including but not limited to, the State of Washington, Chapter 10.14 - Harassment - of the Revised Code of Washington) and may subject a violator to arrest and/or prosecution by the Lummi Nation or another jurisdiction. You Can Be Arrested Even if the Person or Persons Who Obtained the Order Invite or Allow You to it. You have the sole responsibility to avoid or refrain from violating the order's provisions. Only the court can change the order.
Pursuant to Lummi Tribal Code 5C.03.110(c), in addition to criminal penalties, you may incur a civil penalty up to \$5,000, additional orders which may be needed to remedy the contempt, and reasonable attorney fees and costs incurred by the Lummi Nation in bringing a civil contempt action.
FULL FAITH AND CREDIT: 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 any order issued consistent with subsection (b) of this section, as if it were an order of the enforcing State or trible. Section (b) requires that (1) the court have jurisdiction over the parties and matter under the law of such State, Indian Tribe, or territory; and (2) that reasonable notice and an opportunity to be heard is given to the person against whom the order is sought sufficient to protect that person's right to due process.
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 Lummi Law and Order County Sheriff's Office Police Department <i>Where Petitioner Lives</i> which shall enter it in their computer-based criminal intelligence system used by law enforcement to list outstanding warrants.

	- T - T - T - T - T - T - T - T - T - T	/I I O II					
Full Faith and Credit							
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 Whatcom County Superior Court Clerk's Office							
to be entered into the statewide law enforcement computer system.							
Service							
The clerk of the court shall also forward a copy of this order on or before the next judicial day to:							
Respondent appeared and was informed of the order by the court; further service is not required.							
The terms of this order shall be effective for ONE YEAR from the date of issuance, unless stated otherwise here (date): If the duration of this order exceeds one year, the court finds any future contact with the protected person(s) would result in the harm from which the petitioner originally sought the Petition.							
Order issued on:		at	a.m./p.m.				
I acknowledge receipt of a co		JUDGE	eceipt of a copy of this Order:				
Petitioner	Date	Respondent	Date				
		process under the law	red notice in accordance with due of the Lummi Nation and hearing on this Order for rassment.				