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Superior Court of Washington, County of King

In re:

Petitioner,

VERONIKA GOODNIGHT

And Respondent,

MATHEW RALIDAK

No. 20-3-03830-3 SEA

PETITIONER'S DECLARATION IN
RESPONSE TO RESPONDENT'S
REQUEST FOR TEMPORARY
ORDERS

I, **VERONIKA GOODNIGHT**, am the Petitioner in the above-referenced matter. I submit this declaration in response to the Respondent's Motion for Temporary Family Law Orders. I have personal knowledge of the facts stated herein, and I declare under penalty of perjury under the laws of the State of Washington that the following attached declaration is true and correct.

Signed on this ^{13th} day of June 2025 at Bellevue, Washington.

Veronika Goodnight

VERONIKA GOODNIGHT, Petitioner

1 **A: BRIEF BACKGROUND**

2 I am Veronika Goodnight, the Petitioner herein, and the Respondent, Mathew Ralidak, is
3 the father of my children. We were in a committed intimate relationship beginning in 2014, and
4 we separated in 2020. We have three young children: Elora, age 10, Aidan, age 8, and Raina,
5 age 6.

6 To date, I have been restrained from my children for more than 70 days and counting. I
7 have done nothing to warrant this separation but to be a constant and present mother in my
8 children's lives. My primary goal is to restore my consistent and primary parenting time with my
9 children, which has been disrupted through false protection orders and strategic use of therapy
10 records and CPS involvement. Respondent continues to weaponize legal forms, ignore court
11 orders, and shut down any contact or coordination.

12 Since 2020, Respondent has filed dozens of motions against me, using the legal system
13 as a weapon to punish me for leaving our relationship. His most recent declarations are not
14 about children's safety—they are part of a continuing pattern of coercive control. Respondent
15 manipulates court filings, misuses therapeutic records, and distorts reality to cast me as
16 unstable and erase me from the lives of our three children. These accusations are retaliatory
17 and not grounded in fact. Respondent has grown to be manipulative, vindictive, and cruel. He is
18 constantly undermining me as a parent, going against our court-ordered parenting plans. He
19 disagrees with certain ways that I parent and bases his manipulation of the court system on our
20 differences. This manipulation has not just been emotionally draining, but psychologically
21 traumatizing.

22 **B: RESPONSE TO REQUEST FOR TEMPORARY ORDERS**

23 Respondent's June 8th declaration is a continuation of a long-standing pattern of
24 character assassination and litigation abuse. He presents fabricated narratives about my
parenting, omits material facts, and manipulates therapeutic and legal processes to exclude me

1 from the lives of our children. As previously established in court, Judge Rampersad's 2024
2 findings determined I was "highly sensitive to the children's emotional needs," while the
3 Respondent was not. The judge also ordered that the children not be separated from me for
4 more than one week — a limit that has now been exceeded for over 70 days, in direct violation
5 of court guidance.

6 **MEDICAL INTERFERENCE**

7 Medical interference has become a common tool that the Respondent attempts to utilize
8 to erase my role as the children's mother. Respondent accuses me of canceling appointments
9 he made. Factually, I canceled medical appointments only when they were made unilaterally,
10 without my consent, violating Sections 5(a) and 9 of the parenting plan, which require
11 coordination. I rebooked Elora with her long-standing pediatrician, Dr. Stacy Bowker. I did not
12 obstruct care—I protected continuity of care.

13 Respondent falsely claims I canceled an appointment at NW Allergy & Asthma. In fact, I
14 made that appointment, and the Respondent canceled it. Please see our TalkingParents
15 messages, which document this, Exhibit A, attached hereto.

16 Respondent also canceled Elora's scheduled sexual abuse assessment at Dawson's
17 Place. Our daughter is a victim of sexual abuse at the hands of the Respondent's friend while in
18 the Respondent's care. This directly violated the parenting plan but also harmed Elora by failing
19 to support her through the investigation. The Respondent is not thinking about what is in
20 Elora's or our other children's best interest at all.

21 Both Dr. Stacy Bowker, our children's primary physician, and Dr. Oreskovich, the court-
22 appointed psychiatric evaluator, have recommended that I retain sole medical decision-making
23 authority due to the Respondent's history of interference and manipulation as documented on
24 the court record. Dr. Bowker's letter is filed under seal herewith.

1 Respondent states, "I obtained reports from all three therapists that see the children."
2 This is a direct admission of unilateral coordination in violation of our parenting plan, which
3 grants us joint decision-making authority. I revoked my consent for therapy services and
4 informed the providers in writing. His claims that therapy records document abuse are
5 contradicted by the same records, which include statements such as "Child cries when at dad's"
6 and "Client called stepmom 'mom'" — a direct violation of our court orders prohibiting the use of
7 parental titles by stepparents.

8 He also falsely accuses me of intruding into a parenting class he signed up for. In reality,
9 I accessed the class through MyChart, which was listed under our child's name, not his. I
10 peacefully attended, caused no disruption, and hospital staff confirmed I was welcome to
11 participate as a joint legal custodian. There was no privacy breach—only an effort on my part to
12 learn better parenting strategies. As a parent with joint legal custody, I have the right to
13 participate in educational programming related to our children's health, especially concerning
14 ADHD management.

15 **ALLEGATIONS OF ABUSE**

16 Additionally, Respondent claims I slapped, pushed, or spanked our daughter Raina. I
17 have never slapped any of my children. In one CPS message, I explained that after exhausting
18 all peaceful parenting tools, I gave Raina three gentle spankings when she was physically
19 unsafe. Respondent's portrayal of a single disciplinary incident is deliberately sensationalized.

20 I acknowledged spanking Raina in a moment of crisis, have expressed deep regret, and
21 clarified that I do not condone spanking as a parenting approach. I have never slapped my
22 children. I was transparent with CPS, and none of the CPS reports have resulted in findings
23 against me.

24 Respondent's attempt to distort one incident into a broader narrative of abuse is
dishonest and harmful. Further in the therapy notes Respondent references and provides that

1 the child admitted to lying, yet he omits that critical context. Moreover, I was excluded from
2 those therapy sessions and never consented to the release of those records. The notes were
3 submitted to the court without my participation or court order.

4 **APRIL 4th INCIDENT**

5 Respondent's use of the April 4th incident at the school to justify a DVPO is equally
6 manipulative. I calmly approached the Respondent's car to ask whether he had concerns about
7 me and the children living temporarily in an RV on a farm, and whether he had contacted CPS,
8 as shown in the photos he provided. When he said no, I walked away to hug our son. I did not
9 yell or make any threats.

10 Colin, my fiancé, stood quietly nearby and made no threatening gestures. Please see
11 the declaration filed herewith of Kaeley Wikstrom, who witnessed the event.

12 The initial police report stated no threats were made. See attached police report as
13 Exhibit B. Officer Kellogg investigated and concluded that no crime occurred. The body camera
14 footage confirms that there were no threatening gestures or conduct by me or my fiancé.
15 Respondent's version of the story is unsubstantiated and directly contradicted by law
16 enforcement review, witness testimony, and his own photo evidence submitted under his
17 declaration in support of his Domestic Violence Protection Order. I did not pose any harm then,
18 nor do I now.

19 **MARCH 27th INCIDENT**

20 On March 27th, I had just finished my own therapy session at Larch Counseling and
21 remained parked outside while reviewing an RV I was inquiring about purchasing for my
22 seasonal farm work while the kids are in school. I never entered the building or interfered with
23 Raina's session. Respondent's characterization of this as "intimidation" is unfounded.
24

THIRD-PARTY INVOLVEMENT

Respondent's accusation that I have been using third parties to violate court orders is false. The Solberg's and other community members he refers to are individuals who care about our children and show up to support them, not under my direction, but because they are part of our extended support network. His claim that I use third parties to gain access to the children is speculative and retaliatory.

Respondent accuses the Solberg's, our longtime family friends and former employers, of violating the protection order by attending the children's games, but the protection order does not pertain to them. Furthermore, the Solberg's have never had personal contact with Raina outside my presence. They have attended public events such as Raina's talent show with me, and they've shown up to a few of the children's games on their own initiative. That is not illegal or improper.

"Pops," the Solberg family patriarch, is a retired war veteran who is reserved and not a physically affectionate person. He is certainly not the person Respondent describes in his mischaracterized allegations. The claim that I asked the children to kiss "grandpa" on the lips is categorically false and caused so much harm to a healthy, supportive relationship.

Due to the Respondent's defamatory statements about the Solberg's, I lost access to the RV they provided and my seasonal job on their farm. I was informed I am a "liability" simply because of the Respondent's smear campaign. His pattern of fabricating misconduct has harmed not only my ability to co-parent but also my housing and employment, putting our children's stability at risk.

Further, I lost my job at IGA as a result of the Respondent's smear campaign. I cannot hold employment due to the Respondent's false allegations. Respondent's game play is leaving me destitute.

1 Respondent further falsely accuses me of inventing rumors that he cheated. Amanda
2 Pomaika'i independently contacted me to confirm her conversations with Monica regarding the
3 Respondent's conduct. This was not initiated by me and directly contradicts the Respondent's
4 narrative. Amanda confirmed that she never collaborated with me and that she supports my role
5 as a mother. Please see the attached documents for the screenshot of her messages attached
6 as Exhibit C. These statements directly refute the Respondent's narrative.

7
8
9 **FALSE ALLEGATIONS and PATTERN OF ABUSE**

10 Respondent further claims that I surveilled his home with the children in the car and
11 "drilled" them with questions about where he lives. This is absolutely false. I have not surveilled
12 or driven to the Respondent's home or his church. These fabricated accusations are designed
13 to paint me as unstable. In fact, I avoid those locations due to panic attacks triggered by the
14 stress of ongoing litigation and ongoing legal harassment. I have never driven to Respondent's
15 home to threaten him, nor did I ever say Monica "stole my house." I have no desire to disrupt
16 Respondent's new life. I focus on my time with the children and want peace. This allegation is a
17 fabrication designed to portray me as erratic and vengeful.

18 Respondent falsely claims the children fear Colin. Colin is a respected chiropractor.
19 Respondents' allegations and statements are not supported by neutral observers and should be
20 considered hearsay. Colin's MyChart access was to assist in coordinating medical care during
21 periods when I was blocked, by Respondent's doing, in violation of the current orders. At no
22 point has Colin acted aggressively or inappropriately toward the children. Respondents'
23 allegations are grossly fabricated.

24 Respondent claims my witnesses are unreliable. That is unsubstantiated. Kaeley, Dave,
and others have firsthand knowledge of transitions, events, and the Respondent's behavior.

1 Their testimony is rooted in direct experience. Additionally, both Dr. Oreskovich and Dr. Bowker
2 have formally recommended that I have sole medical decision-making due to the Respondent's
3 interference. These are not "curated moments"—they are medical and mental health
4 professionals' conclusions.

5 Respondent references "18 CPS intakes" to imply a pattern of abuse. This is false. In
6 2025, only three CPS reports were made: One claim about me not feeding the children
7 (dismissed), one about our RV living situation (not investigated), and one involving alleged
8 physical discipline (closed). I have documentation from DCYF supervisor Jazie Smith confirming
9 all cases were closed with no findings against me. Please see the closure letter attached as
10 Exhibit D.

11 **CURRENT DVPO and VIOLATIONS OF THE SAME**

12 The April 25th DVPO explicitly permits daily phone and video calls. Respondent has
13 willfully violated this. Since that order, I have been blocked from regular contact. Respondent
14 insists that all communication occur through the TalkingParents app, despite knowing that it is
15 not capable of handling FaceTime calls and that calls drop at my residence in Monroe. Only one
16 40-minute call occurred—on Mother's Day (May 12). I have submitted screenshots documenting
17 unanswered FaceTime calls and TalkingParents attempts. I have made numerous attempts to
18 connect with the children via FaceTime — the method we have used for years — only to be
19 blocked or ignored and call the police to make reports.

20 The record shows it is now over 70 days without meaningful contact. The few brief calls I
21 did receive were tightly controlled and emotionally flat. My daughter Raina is visibly distressed
22 and emotionally dysregulated by our forced separation. Judge Rampersad's parenting plan
23 explicitly noted that the children should not be away from their mother for more than one week.
24 This separation violates that judicial concern and must be urgently addressed. Respondent is
actively sabotaging the limited contact I am allowed under the current order.

1 **C. LITIGATION ABUSE**

2 Since 2020, Respondent has initiated over 28 separate court actions against me. He has
3 used emergency orders, CPS, therapy coordination, and protection orders to systematically
4 isolate me from my children and financially exhaust me.

5 The Respondent has utilized CPS, therapist coordination, false emergency protection
6 orders, and now a parenting plan modification to repeatedly alienate me from our children.

7 His most egregious act may have been canceling the Dawson's Place assessment after
8 our daughter reported a sexual abuse incident involving a friend of his. He failed to act with
9 urgency or transparency while rushing to court within days over a minor disciplinary matter. His
10 priorities are not in the children's best interest, and the pattern is clear: exclude, discredit, and
11 erase me.

12 **D. RESPONDENT'S ABILITY TO PARENT**

13 Contrary to the Respondent's allegations, I am not abusive towards our children. I love
14 them with my whole heart. I have been under extreme stress and pressure from the
15 Respondent's mental and psychological abuse. Now, I am over 70 days without being able to
16 hold my children because of the Respondent's false allegations.

17 I do not go for a day without fighting to have my children back in my life. Respondent has
18 used every part of the system he can against me, the court, therapists, and friends. He made
19 false statements to anyone holding a position of authority to keep me oppressed and to keep
20 suffocating me with these lies. He is holding me below the surface, and this court motion is him
21 smiling while watching me struggle for air.

22 This isn't about our children's best interests. This is an abuse of the court system to gain
23 an advantage.

24 **E: ATTORNEY'S FEES:**

1 I don't have the funds for litigation. Respondent knows this. I have had to reach out to
2 my community for help. I cannot afford my attorney and ask the court to award temporary
3 attorney fees for this matter. I had no choice but to retain legal counsel to ensure that I am
4 provided with an opportunity to respond before this court while the Respondent continues to
5 exclude me from my children's lives. Without an award of attorney fees, I will be at a
6 disadvantage. I ask the court for a temporary award of attorney fees in the amount of \$7,500,
7 which is what I had to pay for my retainer to defend myself in this matter.

8
9 **F. CONCLUSION:**

10 I simply want to return to parenting my children and co-parent appropriately. The
11 continued weaponization of court processes and the distortion of facts by the Respondent must
12 end. The Court's intervention is necessary to restore stability for our children. Respondent's
13 defamation has extended beyond the family court and destroyed my ability to provide for my
14 children. I lost our RV and my seasonal farm employment because I was deemed a "liability"
15 based on his false claims. This financial and emotional damage was completely preventable
16 and rooted in his obsession with control, not truth.

17 As such, I respectfully request that the Court:

- 18 1. Deny Respondent's motion to sustain the protection order;
19 2. Modify the parenting plan to restore my primary residential care consistent with prior
20 judicial guidance;
21 3. Order strict compliance with joint medical and therapeutic decision-making, prohibiting
22 unilateral actions by the Respondent;
23 4. Award immediate makeup parenting time to repair the parent-child relationship;
24 5. Consider sanctions for ongoing litigation abuse and misuse of court resources;

- 1 6. Award temporary attorney fees of \$7,500, as I cannot continue to afford ongoing legal
2 costs without support.
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NW Allergy And Asthma Center



Created by Veronika Goodnight on 4/10/2025 at 11:40 AM

Hi Mat,

Elora's allergy testing appointment has been scheduled for August 13, which falls within my two weeks of uninterrupted summer vacation time as outlined in Section 9 of our parenting plan. This appointment was arranged following a referral I received, and I will be taking her to it as part of her routine care.

Given that this is my uninterrupted time, I am requesting that you do not appear at this appointment. If you choose to disregard this request, I will view it as interference with my court-ordered residential time and will contact the authorities as needed to

Max 50,000 characters



Add attachments



Insert files from the Vault

Send



NW Allergy And Asthma Center



Given that this is my uninterrupted time, I am requesting that you do not appear at this appointment. If you choose to disregard this request, I will view it as interference with my court-ordered residential time and will contact the authorities as needed to enforce the boundaries of the plan.

Please respect the terms we both agreed to and allow Elora the peace and consistency she deserves during this time.

– Veronika

4/10/2025, 11:40 AM

👁 Mathew viewed on 4/10/2025, 2:46 PM

This would be in contempt.
I will be scheduling with the NW

Max 50,000 characters

Type your message



Add attachments

Send



Insert files from the Vault



NW Allergy And Asthma Center



This would be in contempt.
I will be scheduling with the NW
Asthma team and will work with
you on a date that works for both
of us. Should you choose not to
work with me, I will attend with
Elora.

4/10/2025, 3:12 PM

👁 You viewed on 4/10/2025, 3:17 PM

Elora's allergy testing appointment
has been scheduled for August 13
— the only available date
provided, and it happens to fall
within my court-ordered two
weeks of uninterrupted summer
vacation time. Per Section 9 of our
Parenting Plan, I am under no
obligation to coordinate this time
with you, and I will not allow you to
interfere.

Max 50,000 characters

Type your message



Add attachments



Insert files from the Vault

Send



NW Allergy And Asthma Center



Your behavior at Elora's recent medical appointment was inappropriate and a violation of the Parenting Plan. That type of interference is not in our daughter's best interest, and I will not subject either myself or Elora to it again.

The appointment is set. I will take her. I will update you via this app afterward and you can access her records through the patient portal as always. You are not to attend. Should you show up, I will involve law enforcement to ensure my rights — and Elora's peace — are protected.

This is not negotiable. I will not continue to tolerate controlling or abusive behavior under the guise

Max 50,000 characters

Type your message



Add attachments



Insert files from the Vault

Send



NW Allergy And Asthma Center



This is not negotiable. I will not continue to tolerate controlling or abusive behavior under the guise of co-parenting. Respect the Parenting Plan, respect my time, and most importantly, respect Elora's well-being.

– Veronika

4/10/2025, 3:23 PM

I was contacted today by Northwest Asthma Center. Michaela informed me that you canceled Elora's scheduled appointment and asked them to have me reschedule. I was not notified, nor was this decision coordinated with me, which is required under Section 5(a) of our parenting plan.

Max 50,000 characters

Type your message



Add attachments

Send



Insert files from the Vault



NW Allergy And Asthma Center



I was contacted today by Northwest Asthma Center. Michaela informed me that you canceled Elora's scheduled appointment and asked them to have me reschedule. I was not notified, nor was this decision coordinated with me, which is required under Section 5(a) of our parenting plan.

The appointment on August 13 had already been scheduled, and your unilateral cancellation without my knowledge is another documented violation. I've requested that your actions and the lack of coordination be noted in Elora's chart.

4/11/2025, 12:05 PM

🕒 Mathew viewed on 4/12/2025, 9:21 AM

Max 50,000 characters

Type your message



Add attachments

Send



Insert files from the Vault

King County Sheriff's Office

Case # C24010592 - Summary Report

REPORT DATE / TIME Mar 26, 2024 17:11	AGENCY / DISTRICT / REPORTING AREA / SUBDIVISION 4 / SUBDIVISION 5 Agency UNC KING CO / District C7 / Reporting Area C07007	OFFENSE/INCIDENT START DATE / TIME - OFFENSE/INCIDENT END DATE / TIME Mar 26, 2024 14:07 - 15:43
REPORT AUTHOR Mark Walker-Rittgers #000114052	WEATHER Clear	
ASSISTING PERSONNEL / TYPE(S) Hersh Hoaglan #000090507 (Assisting Officer)		
REPORT TAKEN LOCATION 10445 302ND WAY NE, CARNATION, WA 98014		
IS TRANSIT? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	SHOOTING <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	EMS / FIRE / OTHER LE AGENCIES ON SCENE <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO

EVENT STATISTICS

- | | |
|--|--|
| <input type="checkbox"/> 6 - Problem Solving Related | <input type="checkbox"/> 8 - Pursuit Involved |
| <input type="checkbox"/> CC - Use of Force | <input type="checkbox"/> CC - Suicidal |
| <input type="checkbox"/> 9 - Domestic Violence | <input checked="" type="checkbox"/> Juvenile Involved |
| <input type="checkbox"/> Drugs Involved | <input type="checkbox"/> 3 - Deputy Assaulted - No Weapon |
| <input type="checkbox"/> 1 - Hazard Existed | <input type="checkbox"/> Alcohol Involved |
| <input type="checkbox"/> 4 - Deputy Assaulted - Weapon | <input type="checkbox"/> 2 - Gang Related |
| <input type="checkbox"/> CC - Crisis Call | <input type="checkbox"/> Aid Required |
| <input type="checkbox"/> 5 - Hate Crime | <input type="checkbox"/> Weapons Involved |
| <input type="checkbox"/> 7 - Anti-Harassment, Non-DV Only | <input type="checkbox"/> CC - Mental Health Related |
| <input checked="" type="checkbox"/> 0 - No Apparent Hazard | <input type="checkbox"/> Note 2 - Anti-Harassment/DVs require report |
| <input type="checkbox"/> Eluding No Pursuits | <input type="checkbox"/> GVRU |
| <input type="checkbox"/> King County Parks | <input type="checkbox"/> COVID |
| <input type="checkbox"/> N - Follow-up Over Phone | |

NARRATIVE

Child Molestation case between 10-year-old suspect and 9-year-old victim.

REPORTING PARTY-1

REPORTING PARTY-1 (PERSON)

R-1 Goodnight, Veronika E.

DOB / ESTIMATED AGE RANGE

1982-02-15

SEX Female	RACE / ETHNICITY White (W) / Not Hispanic Or Latino	PHONE NUMBER (805) 895-0509 (primary, Mobile Phone)
HOME ADDRESS 33219 NE 66TH ST, CARNATION, WA 98014		
REPORTING PARTY SIGNATURE		

OFFENSE-1

REPORTING OFFICER SIGNATURE / DATE Mark Walker-Rittgers #000114052 Mar 27, 2024 09:16 (e-signature)	SUPERVISOR SIGNATURE / DATE Tracy Owen #000069810 Mar 27, 2024 10:14 (e-signature)
PRINT NAME Mark Walker-Rittgers #000114052	PRINT NAME Tracy Owen #000069810

King County Sheriff's Office

Mark43 RMS Form v2.0 generated by N. Alcala #000087431 on Apr 16, 2024 06:45

Pg 1 of 4

OFFENSE CODE

140 - CHILD MOLESTATION

OFFENSE START DATE

Mar 24, 2024 12:30

OFFENSE END DATE

Mar 24, 2024 15:00

OFFENSE COMPLETION

☒ COMPLETED
☐ ATTEMPTED

SUSPECTED HATE CRIME

☐ YES ☒ NO

SUSPECTED COMPUTER/HANDHELD DEVICE USE

☐ YES ☒ NO

SUSPECTED ALCOHOL CONSUMPTION

☐ YES ☒ NO

SUSPECTED DRUG USE

☐ YES ☒ NO

DOMESTIC VIOLENCE

☐ YES ☒ NO

WEAPON / FORCE INVOLVED

None

GANG INFORMATION

None/Unknown

OFFENSE LOCATION

LOCATION NAME / STREET ADDRESS/LOCATION NAME / APT. UNIT, STE / DESCRIPTION

31815 NE 162ND ST

CITY

DUVALL

STATE

WA

ZIP

98019

COUNTRY CODE

US

LOCATION CATEGORY

Residence/ Home / Apartment

AGENCY / DISTRICT / REPORTING AREA / SUBDIVISION 4 / SUBDIVISION 5

Agency UNC KING CO / District C7 / Reporting Area
C07005

PUBLIC / PRIVATE

Private

VICTIMS-1

VICTIMS-1 NAME (LAST, FIRST MIDDLE)

V-1 Goodnight, Elora L.

DOB / ESTIMATED AGE RANGE

2015-03-21 (juvenile)

SEX

Female

RACE / ETHNICITY

Unknown (U) / Unknown

HOME ADDRESS

33219 NE 66TH ST, CARNATION, WA 98014

SUSPECTS-1

SUSPECTS-1 NAME (LAST, FIRST MIDDLE)

S-1 Woodle, Makayla N

DOB / ESTIMATED AGE RANGE

2014-05-16 (juvenile)

SEX

Female

RACE / ETHNICITY

Unknown (U)

HOME ADDRESS

15830 330TH WAY NE, DUVALL, WA 98019

INVOLVED OTHER-1

INVOLVED OTHER-1 (PERSON)

O-1 Goodnight, Veronika E.

DOB / ESTIMATED AGE RANGE

1982-02-15

SEX

Female

RACE / ETHNICITY

White (W) / Not Hispanic Or Latino

PHONE NUMBER

(805) 895-0509 (primary, Mobile Phone)

HOME ADDRESS

33219 NE 66TH ST, CARNATION, WA 98014

INVOLVED OTHER-2

INVOLVED OTHER-2 (PERSON)

O-2 Ralidak, Mathew W.

DOB / ESTIMATED AGE RANGE

1986-06-12

SEX

Male

RACE / ETHNICITY

Unknown (U) / Unknown

PHONE NUMBER

(856) 332-7796 (primary, Mobile Phone)

HOME ADDRESS

31815 NE 162ND ST, DUVALL, WA 98019

INVOLVED OTHER-3

INVOLVED OTHER-3 (PERSON)

O-3 Galarneau, Monica

DOB / ESTIMATED AGE RANGE

35 - 37 years old

SEX

Female

RACE / ETHNICITY

Unknown (U) / Unknown

HOME ADDRESS

31815 NE 162ND ST, DUVALL, WA 98019

REPORTING OFFICER SIGNATURE / DATE

Mark Walker-Rittgers #000114052 Mar 27, 2024 09:16 (e-signature)

PRINT NAME

Mark Walker-Rittgers #000114052

SUPERVISOR SIGNATURE / DATE

Tracy Owen #000069810 Mar 27, 2024 10:14 (e-signature)

PRINT NAME

Tracy Owen #000069810

INVOLVED OTHER-4

INVOLVED OTHER-4 (PERSON)

O-4 Woodle, Douglas R

SEX

Male

RACE / ETHNICITY

Japanese (A)

DOB / ESTIMATED AGE RANGE

1962-11-27

HOME ADDRESS

15830 330TH WAY NE, DUVALL, WA 98019

INVOLVED OTHER-5

INVOLVED OTHER-5 (PERSON)

O-5 WOODLE, KARLA T

SEX

Female

RACE / ETHNICITY

White (W) / Non Hispanic

PHONE NUMBER

(206) 227-7430 (primary, Mobile Phone), (425) 968-8808 (HOME)

DOB / ESTIMATED AGE RANGE

1964-10-12

HOME ADDRESS

15830 330TH WAY NE, DUVALL, WA 98019

RELATIONSHIPS ADDENDUM

NAME	RELATIONSHIP	SUBJECT
Douglas R Woodle	SPOUSE OF	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Elora L. Goodnight	RELATIONSHIP UNKNOWN	Douglas R Woodle
NAME	RELATIONSHIP	SUBJECT
Elora L. Goodnight	RELATIONSHIP UNKNOWN	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Elora L. Goodnight	FRIEND OF	Makayla N Woodle
NAME	RELATIONSHIP	SUBJECT
Elora L. Goodnight	CHILD OF	Mathew W. Ralidak
NAME	RELATIONSHIP	SUBJECT
Elora L. Goodnight	CHILD OF	Veronika E. Goodnight
NAME	RELATIONSHIP	SUBJECT
Makayla N Woodle	CHILD OF	Douglas R Woodle
NAME	RELATIONSHIP	SUBJECT
Makayla N Woodle	CHILD OF	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Makayla N Woodle	RELATIONSHIP UNKNOWN	Mathew W. Ralidak
NAME	RELATIONSHIP	SUBJECT
Makayla N Woodle	RELATIONSHIP UNKNOWN	Monica Galarneau
NAME	RELATIONSHIP	SUBJECT
Mathew W. Ralidak	ACQUAINTANCE OF	Douglas R Woodle
NAME	RELATIONSHIP	SUBJECT
Mathew W. Ralidak	ACQUAINTANCE OF	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Mathew W. Ralidak	SPOUSE OF	Monica Galarneau

REPORTING OFFICER SIGNATURE / DATE

Mark Walker-Rittgers #000114052 Mar 27, 2024 09:16 (e-signature)

PRINT NAME

Mark Walker-Rittgers #000114052

SUPERVISOR SIGNATURE / DATE

Tracy Owen #000069810 Mar 27, 2024 10:14 (e-signature)

PRINT NAME

Tracy Owen #000069810

NAME	RELATIONSHIP	SUBJECT
Monica Galarneau	ACQUAINTANCE OF	Douglas R Woodle
NAME	RELATIONSHIP	SUBJECT
Monica Galarneau	STEP PARENT OF	Elora L. Goodnight
NAME	RELATIONSHIP	SUBJECT
Monica Galarneau	ACQUAINTANCE OF	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Veronika E. Goodnight	RELATIONSHIP UNKNOWN	Douglas R Woodle
NAME	RELATIONSHIP	SUBJECT
Veronika E. Goodnight	RELATIONSHIP UNKNOWN	KARLA T WOODLE
NAME	RELATIONSHIP	SUBJECT
Veronika E. Goodnight	RELATIONSHIP UNKNOWN	Makayla N Woodle
NAME	RELATIONSHIP	SUBJECT
Veronika E. Goodnight	EX-SPOUSE OF	Mathew W. Ralidak
NAME	RELATIONSHIP	SUBJECT
Veronika E. Goodnight	RELATIONSHIP UNKNOWN	Monica Galarneau

This report was generated in Mark43 and the e-signature was affixed using the undersigned officer's unique login and password. I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my knowledge and belief.

ELECTRONICALLY SIGNED	DATE	PLACE
Mark Walker-Rittgers	03/27/2024	King County, WA

REPORTING OFFICER SIGNATURE / DATE	SUPERVISOR SIGNATURE / DATE
Mark Walker-Rittgers #000114052 Mar 27, 2024 09:16 (e-signature)	Tracy Owen #000069810 Mar 27, 2024 10:14 (e-signature)
PRINT NAME	PRINT NAME
Mark Walker-Rittgers #000114052	Tracy Owen #000069810

Case # C24010592 - Supplement - 1 Report

REPORT DATE / TIME Mar 26, 2024 17:48	OFFENSE/INCIDENT START DATE / TIME - OFFENSE/INCIDENT END DATE / TIME Mar 24, 2024 12:30 - 15:00	REPORT AUTHOR Mark Walker-Rittgers #000114052
REPORT DESCRIPTION Primary Incident Report		
SUPPLEMENT TYPE - ONLY SELECT ONE Primary Incident Report		

NARRATIVE

On 03/24/2024 at 1407 hours I was dispatched to a child molestation type of call at 10445 302ND WAY NE, Carnation WA, 98014. I arrived on scene at 1456 hours and met with the RP Veronika E. Goodnight (DOB 02/15/1982) who informed me that her daughter, Elora L. Goodnight (9-years-old) had been molested by another juvenile female. Veronika states that on Monday 3/25/2024 Elora had come to her and said a friend from church, Makayla N. Woodle (9-years-old) had inappropriately touched Elora at Makayla's house after church on Sunday 03/24/2024. Makayla lives at 15830 330TH WAY NE, Duvall WA, 98019.

Veronika says that Elora came home from her father's house, Mathew W. Ralidak (DOB 06/12/1986), whom she was staying with that weekend. Elora told Veronika that while she was at Makayla's house that Makaya had pulled her pants and underwear down, and that as Elora tried to pull them up, that Makayla had held her wrists and prevented her from doing so and Makayla began to giggle. Veronika said that she asked Elora if Elora had enjoyed it and Elora said no and that she froze because she was uncomfortable. Elora also told Veronika that this was not the only thing that had happened on Sunday. Elora said that she had to sit with her legs tucked up to her chest so that Makayla would not be able to touch her vagina. Veronika asked again if Elora liked being touched and Elora said no. Elora then told Veronika that Makayla had Elora touch Makayla's vagina, Elora not knowing what to do then touched Makayla. Elora told Veronika that she did not like that either.

Veronika asked Elora how it all started, and Elora told her that Makayla lied to her father, Douglas R. Woodle (DOB 11/27/1962), that they were going to draw. Elora said they then played "barbies" which was when the unwanted touching began. According to Veronika, Elora says that Makayla plays this game with another friend named Ona (we could not get more information than a first name), and it is often explained as drawing and then turns to playing "barbies".

Veronika explained this was not the first time Elora had said something happened with Makayla. Elora told her mother that while at Mathew's house, Makayla had tried to kiss Elora. Veronika asked if Elora had enjoyed that, and Elora said no.

Veronika is concerned because she does not believe that Makayla, as a 10-year-old should know these things and is concerned for the safety of not only her child but Makayla as well. There is concern for what is going on at Makayla's house. Veronika and Mathew have a plan in place to keep Elora away from Makayla and not let them be alone together. They both go to the same church, Stillwater church, and Mathew told Veronika that they will be having Elora with them at service from now on. Mathew has been in contact with Makayla's parents regarding the situations.

After talking with Detective Pearlstein this should be screened by an SAU Sergeant.

I looked up Makayla in Mark43 and found a case similar to this one that had taken place at Makayla's home. The case number is C19007687.

Case should be forwarded to SAU for review.

I have nothing further to add to this.

This report was generated in Mark43 and the e-signature was affixed using the undersigned officer's unique login and password. I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my knowledge and belief.

ELECTRONICALLY SIGNED Mark Walker-Rittgers	DATE 03/27/2024	PLACE King County, WA
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ASSOCIATED RECORDS

CASE # C19007687	REPORT TYPE Supplement	REPORT TITLE 1: Attachment	REASON FOR ASSOCIATION Same Involved Profiles
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REPORTING OFFICER SIGNATURE / DATE Mark Walker-Rittgers #000114052 Mar 27, 2024 09:17 (e-signature)	SUPERVISOR SIGNATURE / DATE Paul Thiede #000072756 Mar 30, 2024 12:04 (e-signature)
PRINT NAME Mark Walker-Rittgers #000114052	PRINT NAME Paul Thiede #000072756

Case # C24010592 - Supplement - 2 Report

REPORT DATE / TIME Mar 29, 2024 10:40	OFFENSE/INCIDENT START DATE / TIME - OFFENSE/INCIDENT END DATE / TIME Mar 24, 2024 12:30 - 15:00	REPORT AUTHOR Hersh Hoaglan #000090507
REPORT DESCRIPTION Follow-up Supplement		
SUPPLEMENT TYPE - ONLY SELECT ONE Follow-Up - Supplement		

NARRATIVE

On 03/29/24 at approximately 1030 hours I received a phone call from Veronika Goodnight who wanted to pass on some additional information to me.

She had forwarded an email to me from the mother (Karla) of Makayla explaining how the two girls had played together that day. In that email it mentioned that the girls "painted/drew" together while upstairs in the house. Veronika was concerned because Elora had told her that "drawing" was the code word Makayla used when she was touching her inappropriately.

The email is attached to this report.

Nothing further.

This report was generated in Mark43 and the e-signature was affixed using the undersigned officer's unique login and password. I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my knowledge and belief.

ELECTRONICALLY SIGNED Hersh Hoaglan	DATE 03/29/2024	PLACE King County, WA
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REPORTING OFFICER SIGNATURE / DATE Hersh Hoaglan #000090507 Mar 29, 2024 10:52 (e-signature) PRINT NAME Hersh Hoaglan #000090507	SUPERVISOR SIGNATURE / DATE Paul Thiede #000072756 Mar 30, 2024 12:05 (e-signature) PRINT NAME Paul Thiede #000072756
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**Angeline Elizabeth...**

Juniper said she talked to Elora but not in a while because she's doing the hybrid school. She wants Elora to go. But eloras dad doesn't want her to have contact with Dave or I. I imagine because of the support letter I wrote and any support Dave has shown? Juniper is bummed we can't do play dates- she asked me why + I explained the situation/ letter.



I am SOOO SORRY YOU ARE GOING THROUGH THIS. It's just not fair!



Wait. What?! Who's doing the hybrid school?

Parade program?



Omg I didn't know! I've been trying to do that for Elora but mat is awful!!!

Is that what juniper said?!? That Elora told her that her dad doesn't want to have contact with juniper!!!!?!?



Aa



1:04



.....



Angeline Elizabeth...



not fair!

Wait. What?! Who's doing the hybrid school?

Parade program?



Omg I didn't know! I've been trying to do that for Elora but mat is awful!!!

Is that what juniper said?!? That Elora told her that her dad doesn't want to have contact with juniper!!!?!?

MAY 22 AT 9:21 AM



Well not coordinated with us

MAY 22 AT 9:37 AM

Then there's no other way to be friends. Omg. He's going to hell.



Alienating her best friend



MAY 24 AT 4:40 AM



Aa





STATE OF WASHINGTON
DEPARTMENT OF CHILDREN, YOUTH, AND FAMILIES
KING EAST
805 156th AVE NE
BELLEVUE WA 98007

Veronika Goodnight
CASE ID: (2682764)

Dear Veronika,

Thank you for working with the Department of Children, Youth, And Families (DCYF) during your Family Assessment Response (FAR). I hope it was helpful to you and your family. Your case with DCYF is being closed.

As you know, the health, safety and well-being of your family are very important. Joining with your community to find resources, support, and connections is one way to improve your children's safety and well-being. We are providing you with some community resources and programs that may be helpful to you in the future:

Family Voluntary Services at 1-866-363-4276

The Family Help Line is a toll-free number from anywhere in Washington State, available to parents, caregivers, anybody who has an interest in or questions about a child in their community. They can help individuals find resources, parenting classes (YES, INCLUDING Parenting Classes that would meet specific court ordered content), and other community events. They are also a phone call away just to talk and problem solve with callers. You can speak with somebody, or just leave a message for one of their Family Help Line Parenting Coaches to give the caller a call back. In most cases, they can have a live translator on the line in minutes if that is needed.

The Family Help Line recognizes that Washington's families come in all shapes and sizes – and one size doesn't fit all! They have created a statewide network of support, education and leadership programs for Washington's families' unique needs. Call them for help finding local support groups, parent groups, and programs for children and teens tailored to the individuals location within Washington State.

1-800-932-4673 or email at: familyhelpline@parenttrust.org

Family Reconciliation Services at 1-866-363-4276

Ex. D cont.

Family Reconciliation services supporting adolescent children between the ages of 12-17 years. This unit in DCYF helps supports adolescent children struggling with difficult behaviors such as substance use, truancy or running away. Once you call the number and report the concern, a social worker will reach out to you and talk to you to address concerns related to your adolescent child and offer services that will support the adolescent child. The service is completely free of cost for families.

If you have any questions, concerns or comments I can be reached at:

425 515 5925 or at gracey.pearson@dcyf.wa.gov.

Sincerely,

Gracey Pearson, MSW (She/Her)

Child Protective Services

King East Office

Department of Children, Youth and Families

805 156TH AVE NE, BELLEVUE WA 98007

Cell: 425-515-5925

Fax: 425-590-3082

Title	Enright Law has sent you a document to review and sign -...
File name	W_Reply Decl_Good...NED 06.13.25..pdf
Document ID	1bec9b90ad2c0b917b3df6450a29f3b3200a4781
Audit trail date format	MM / DD / YYYY
Status	● Signed

This document was requested on app.practicepanther.com and signed on app.practicepanther.com

Document History



SENT

06 / 13 / 2025

18:37:25 UTC

Sent for signature to Goodnight, Veronika (kit@kitspins.com)
from acj@enrightlawapc.com
IP: 71.236.170.79



VIEWED

06 / 13 / 2025

18:42:51 UTC

Viewed by Goodnight, Veronika (kit@kitspins.com)
IP: 24.22.245.114



SIGNED

06 / 13 / 2025

18:46:04 UTC

Signed by Goodnight, Veronika (kit@kitspins.com)
IP: 24.22.245.114



COMPLETED

06 / 13 / 2025

18:46:04 UTC

The document has been completed.