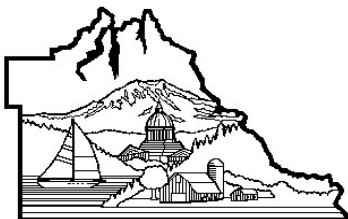


NONREFUNDABLE \$3.00

**PARENTING PLAN
&
PARENTING
SEMINAR**

11-5

✓ For use in an existing case only



THURSTON COUNTY

WASHINGTON

SINCE 1852

*Linda Myhre Enlow, Thurston County Clerk
Family and Juvenile Court
2801 - 32nd Avenue SW
Tumwater, WA 98512
(360) 709-3269*

PARENTING PLAN

When parents file for a legal separation or dissolution of marriage, or if the parties are modifying a current parenting plan, the court requires a parenting plan be filed.

The attached Parenting Plan can be completed and used as a:

“Proposed Parenting Plan”

“Temporary Parenting Plan”

“Final Parenting Plan”

This form by itself will not modify or create a parenting plan.

This packet is for use only if you have an active case and need a blank parenting plan.

PARENTING SEMINAR

SPECIAL REQUIREMENT: Thurston County Local Court Rule requires that you attend a Parenting Seminar within sixty (60) days of the date you file for dissolution of marriage.

For further information call 754-7629 or toll free at 1-877-813-2828

**A CERTIFICATE OF COMPLETION BY BOTH PARENTS MUST
BE FILED PRIOR TO THE FINAL HEARING.**

The parenting seminars are available locally and presented by the Family Education and Support Services in Thurston, Mason and Lewis Counties. They are designed to help parents learn about the issues children deal with when their parents separate. People who have extensive education and experience with children and families present the four-hour class.

This is a requirement for all cases involving children, even if it is an amicable and agreed situation. You will be given an opportunity to sign up for the next available class when you attend orientation. However, brochures are available at the Clerk’s Office with additional information and registration information for scheduling your session. As classes may fill up quickly, you should contact them as soon as possible.

If you or the other party feels that there are good reasons that you should not be required to attend this Parenting Seminar, you may motion the Court to waive this requirement.