	Superior Court of Washingto	n, County of
In r	re the marriage / domestic partnership of:	
Petitioner (person who started this case): And Respondent (other spouse / partner):		No Summons: Notice about a Marriage or Domestic Partnership (SM)
	Notice about a Marriag	ge or Domestic Partnership
To t	he Respondent:	
1. The petitioner has started an action asking the co		sking the court:
	To end your marriage.To end your domestic partnership.For a legal separation.	To decide if your marriage is valid.To decide if your domestic partnership is valid.
	Additional requests, if any, are stated summons.	in the petition, a copy of which is attached to this
2.		and petition by serving a copy of your written ummons and by filing the original with the clerk of
	outside of the state of Washington) at exclusive of the day of service, the co	nse within 20 days (or 60 days if you are served iter the date this summons was served on you, our may enter an order of default against you, and o you, enter a decree and approve or provide for
	the final decree until at least 90 days	e or domestic partnership, the court will not enter after filing and service. If you serve a notice of on, you are entitled to notice before an order of

- 3. Your written response to the summons and petition must be on one of these forms:
 - Response to Petition about a Marriage (FL Divorce 211) if you are married, or
 - Response to Petition about a Registered Domestic Partnership (FL Divorce 212) if you are a domestic partner.
- 4. You can get the *Response* and other forms at:
 - The Washington State Courts' website: www.courts.wa.gov/forms
 - The Administrative Office of the Courts call: (360) 705-5328
 - Washington LawHelp: www.washingtonlawhelp.org, or
 - The Superior Court Clerk's office or county law library (for a fee).
- 5. If this action has not been filed with the court, you may demand that the petitioner file this action with the court. If you do so, the demand must be in writing and must be served upon the person signing this summons. Within 14 days after you serve the demand, the petitioner must file this action with the court, or the service on you of this summons and petition will be void.
- 6. If you wish to seek the advice of an attorney in this matter, you should do so promptly so that your written response, if any, may be served on time.
- 7. One method of serving a copy of your response on the petitioner is to send it by certified mail with return receipt requested.

This summons is issued pursuant to RCW 4.28.180 and Superior Court Civil Rule 4.1 of the state of Washington.

Dated:	Signature of Petitioner or Lawyer/WSBA No.
	Print or Type Name
File original of your response with the clerk of the court at:	Serve a copy of your response on:
the clerk of the court at.	Petitioner (You may list an address that is not your residential address where you agree to accept legal documents.*)
	Petitioner's Lawyer
(Name of Court)	(Name)
(Address)	(Address)

^{*} If Petitioner's address changes before the case ends, Petitioner **must** notify all parties and the court clerk in writing. S/he may use the Notice of Address Change form (FL All Family 120). S/he must also update the Confidential Information Form (FL All Family 001) if this case involves parentage or child support.