

**SUPERIOR COURT OF WASHINGTON  
COUNTY OF ISLAND – JUVENILE COURT**

<p>IN REFERENCE TO THE TRUANCY OF:  _____ (Student)  D.O.B.: ____/____/____</p>	<p>CAUSE NUMBER: _____</p> <p><b>SCHOOL'S NOTIFICATION OF VIOLATION AND MOTION TO LIFT STAY</b></p> <p><b>[Agreed Truancy Abatement Intervention]</b></p> <p>(OFFICIAL USE ONLY)</p>
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COMES NOW the undersigned school district employee of the School District named below, notifying the truancy interventionist of violations of the above named student's Agreement to Attend School. The School District hereby moves this Court for an order lifting the stay and to hold a hearing on the initial truancy petition filed herein. The motion is based upon the declaration subjoined hereto.

\_\_\_\_\_ (Sign Name)

\_\_\_\_\_ (Print Name)

\_\_\_\_\_ School District

## **DECLARATION**

- I am a duly qualified school district employee for \_\_\_\_\_ School, \_\_\_\_\_ School District; I am not an attorney.
- Upon initial petition, the above named student entered into and signed an Agreement to Attend School at the Island County Truancy Workshop. That agreement required the student to attend school regularly with no skips or unexcused absences for approximately 3 weeks.
- Upon the 3 week review, it was found that adequate improvement in attendance had not been made. The above named student was then referred to attend a further intervention meeting. The student and his/her parent/guardian attended:
  - An intervention meeting with the Becca/Truancy Coordinator on \_\_\_\_/\_\_\_\_/\_\_\_\_.
  - \_\_\_\_\_ School District Community Truancy Board on \_\_\_\_/\_\_\_\_/\_\_\_\_.

An individualized plan for truancy abatement was created for the student, agreed to by all parties, and filed with the court. It was agreed that the student's attendance would be reviewed again on \_\_\_\_/\_\_\_\_/\_\_\_\_.

- Since that intervention meeting, the student was absent from school with no excuse, in violation of said Agreement:

\_\_\_\_/\_\_\_\_/\_\_\_\_  
\_\_\_\_/\_\_\_\_/\_\_\_\_  
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\_\_\_\_/\_\_\_\_/\_\_\_\_  
\_\_\_\_/\_\_\_\_/\_\_\_\_

All Day  
 All Day  
 All Day  
 All Day  
 All Day

Partial Day (specify): \_\_\_\_\_  
 Partial Day (specify): \_\_\_\_\_  
 Partial Day (specify): \_\_\_\_\_  
 Partial Day (specify): \_\_\_\_\_  
 Partial Day (specify): \_\_\_\_\_

- The absences are considered unexcused absences per our school policy.
- The student is currently enrolled at our school -or-
- The student is no longer enrolled in our school and will have to re-enroll upon return to school.
- Attached is a copy of the student's attendance records reflecting the unexcused absence(s) in violation of the child's Agreement to Attend School.
- Other violation(s) of the Agreement to Attend School unrelated to school attendance: \_\_\_\_\_.

For these reasons, we request this Court lift the stay on the school's petition previously filed herein and order the child to attend school as required by RCW 28A.225.

I, \_\_\_\_\_, hereby certify and declare under penalty of perjury under the laws of the State of Washington that the foregoing information is true and correct to the best of my knowledge, information and belief.

Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

\_\_\_\_ (Name)

\_\_\_\_ School District