

At-Risk Youth Petitions-Summary

Parents may file petitions with the Juvenile Court to ask for assistance with children who are running away, using drugs or alcohol, or are generally out of the control of their parents and are a danger either to themselves or others. Blank petitions are kept in the Clerk's Office on the 3rd floor of the Juvenile Courthouse or Room 2C at the Regional Justice Center in Kent. They may be filed without assistance from Juvenile Court personnel.

Parents must contact Family Reconciliation Services for a family assessment prior to filing a petition. In general, most cases follow this process:

Step 1:

Contact Family Reconciliation Services for a Family Assessment. Family Reconciliation Services may offer free in-home counseling to families in crisis in order to avoid the need to go to court.

Step 2:

Complete an At-Risk Youth Petition. **File your completed petition, along with the family assessment,** with the Clerk's Office. You will be given a date and time for the fact-finding (trial). Your child will need to be legally served with the hearing date and petition. (Instructions below)

Step 3:

Attend the Fact-Finding Hearing with your child. The judge or commissioner will decide whether your child is, according to the law, an at-risk youth. After they decide this, they will ask you, your child, and social service professionals what should happen next. An order will be issued that requires your child, and possibly you, to take some action. You will be given a new court date for you and your child to return for a Review Hearing.

Step 4:

Attend a Review Hearing with your child. The judge or commissioner will ask you, your child, and social service professionals to discuss what progress has been made on what the court has ordered. Some additions or changes may be made to the order at this time.

Step 5:

If necessary, file a Motion for Contempt. If you believe your child is not obeying the court order, and would like to court to take action, you may file a motion for a contempt hearing. At this hearing, you and your child will have an opportunity to talk about what happened and why. You will also be asked how you would like the court to respond.

If you have questions about how to file a petition, leave a message at 206-205-9732, and court staff will get back to you, usually within 48 hours.

- ***If you have questions for active cases already heard in court, contact the case manager for the court in which your Fact Finding hearing was held.***

- Amy Andree, 206-205-2578 – Kent***
- Karen Chapman, 206-205-9716 - Seattle***

Filing An At-Risk Youth Petition

- Contact Family Reconciliation Services at 1-800-609-8764 (days) or 1-800-562-5624 (evenings) and ask for a family assessment. **This assessment is required** in order to file a petition.
- Get a blank At-Risk Youth petition at the Clerk's Office on the 3rd Floor of the Juvenile Courthouse or Room 2C at the Regional Justice Center in Kent or call 206-205-9732, and ask for a packet to be mailed to you. Complete the petition in your own words. You will be asked to explain how your child is behaving, how you have tried to change this behavior, and how you would like to court to respond. You may complete this petition without help from anyone in the courthouse.
- When you have completed the petition, you must file it in person with the Clerk's office in Seattle or Kent. The offices are closed for lunch from 12:15-1:15 p.m. M-F. You will be given a court date at that time.
- If you would like an interpreter for your court hearing, please inform the clerk before you leave the clerk's office.
- Giving Proper Notice of Hearings:
 - Whenever you file a document with the court, you must mail or deliver a copy of the document to all other parties in your case. After you receive the notice of your hearing date, someone 18 years of age or older, other than you, must serve your child with the petition and the notice of the court date. This person, the server, must complete the required service paperwork so you can prove that your child was properly served.

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At-Risk Youth Fact-Finding Hearing

- A fact-finding hearing is the first court hearing in the At-Risk Youth petition process. A judge or commissioner will decide whether your child is an at-risk youth, according to the law.
- The hearing may be heard when you arrive, or you may have to wait for several hours before you can go into the courtroom. There are several reasons for this, including how busy the court is that day and whether other families arrived before you. You may want to bring a book or a magazine with you to read while you wait.
- At your hearing, the judge or commissioner will hear from you, your child, and possibly social service professionals about your case. You should be prepared to explain why you would like this petition to be granted, what behaviors your child has been engaging in, and what you think the court should do about it. **It is helpful to come prepared to address your child's curfew, school attendance and grades, services you have tried in the past, and services you would like to try.**
- Your child will have an attorney at this hearing. This attorney will be representing your child's wishes, which may not be the same as your wishes.
- If the judge or commissioner agrees that your child is at risk, a court order will be issued with requirements for your child, and possibly you.
- A case manager may be assigned to work with you and your family to help you meet the requirements of the court order.
- A date for a review hearing will be given to you before you leave the courtroom.

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At-Risk Youth Review Hearing

- At the review hearing, the judge or commissioner will hear from you, your child, and social service professionals about the progress being made on what the court has ordered.
- You must arrive at court by the time listed in your court order. As soon as you enter the building, you will pass through a security area with a metal detector. Do not bring weapons of any kind to the courthouse. Sign in at the front desk so that the court knows that you and your child have arrived.
- Your hearing may be heard as soon as you arrive, or you may have to wait for several hours before you can go into the courtroom. There are several reasons for this, including how busy the court is that day and whether other families arrived before you. You may want to bring a book or a magazine with you to read while you wait.
- Changes may be made to the court order based on what the judge or commissioner hears during the hearing. No sanctions will be ordered during a review hearing.
- Before you leave the courtroom, another court date will be given to you.

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At-Risk Youth Contempt Hearing

- If you believe that your child is not obeying the court order, and you would like the court to take action, you must file a motion for a contempt hearing.

You will need help from someone in the Juvenile Courthouse to complete this paperwork. Please contact a case manager to arrange an appointment for this.

- At the contempt hearing, the judge or commissioner will decide whether the child has violated the court order. If he or she has, the court may issue sanctions in order to make sure that order will not be violated again.
- You must arrive at court by the time listed in your court order. As soon as you enter the building, you will pass through a security area with a metal detector. Do not bring weapons of any kind to the courthouse. Sign in at the front desk so that the court knows that you and your child have arrived.
- Your hearing may be heard as soon as you arrive, or you may have to wait for several hours before you can go into the courtroom. There are several reasons for this, including how busy the court is that day and whether other families arrived before you. You may want to bring a book or a magazine with you to read while you wait.

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